

Exhibit A

Articles of Incorporation of the Oregon and California Railroad Company.

Know All Men by These Presents, That we, the undersigned corporators, Ben Holladay of New York, and Cicero H. Lewis, I. R. Moores, J. C. Hawthorne, and Medorem Crawford, of the State of Oregon, do, by these presents, associate ourselves together as a corporation and body politic, under and by virtue of the general incorporation law of the State of Oregon, approved October 14, A. D. 1862, and amendments thereto, and for such purpose we do, jointly and severally, hereby agree to and with each other to the following articles:

ARTICLE I.

The name assumed by this corporation, and by which it shall be known, is the "Oregon and California Railroad Company."

ARTICLE II.

The duration of this corporation shall be ninety-nine (99) years.

ARTICLE III.

The enterprise, business, pursuit and occupation in which this corporation proposes to engage is to construct a railroad and telegraph line, with all the necessary branches, sidetracks, fixtures, buildings, depots, stations and appurtenances, from Portland, in the State of Ore-

gon, and running thence southerly through the Willamette, Umpqua and Rogue River valleys to the California line on the southern boundary line of Oregon to connect with the railroad and telegraph line now being constructed northerly through the State of California by the California and Oregon Railroad Company toward the southern boundary of Oregon; and to purchase, own, construct, hold, equip, operate and use all necessary ferries on the line of such road over the Willamette and other rivers, and over any river or rivers on either side of the line of such railroad which may be necessary or proper in crossing freight and passengers to and from the said railroad; to maintain the said railroad and telegraph line in good order, condition and repair, and to operate the said railroad and employ the same and the said telegraph line in the business of transporting passengers and freight and the United States mails, and for the purposes aforesaid, to purchase, take and receive of and from the "Oregon Central Railroad Company," of Salem, Oregon, incorporated April 22, A. D. 1867. that portion of its railroad and telegraph line now completed, together with all the property, real, personal and mixed, and the right-of-way of such last named corporation of whatsoever name and nature, and all its rights and franchises of every name and nature, both legal and equitable, which the said last named corporation now has or owned, or to which it is in any way or manner entitled, or hereafter may be entitled to-whether the same is absolute or contingent, and particularly and especially all the right, title, interest, franchise, claim and demand

which the said Oregon Central Railroad Company, of Salem, Oregon, aforesaid, now has or is entitled to, and to which it may hereafter be entitled under and by virtue of an Act of Congress entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California to Portland, in Oregon," approved July 25, 1866, and of all amendments thereto. The purpose of this incorporation being to make such portion of the railroad and telegraph line of said "Oregon Central Railroad Company" which is now completed, a part of the line of railroad and telegraph which this corporation proposes to construct, as aforesaid, from Portland, Oregon, to the California line, and to construct and establish the whole thereof from Portland, in Oregon, to said California line in all respects in accordance with the Act of Congress hereinbefore referred to, and the amendments thereto, and for the purpose of receiving all the benefits of such Act of Congress and amendments thereto, and intended to be conferred thereby on the Oregon Company, and for the purpose of complying with all the provisions of such Act.

ARTICLE IV.

The principal office for the transaction of the business of this corporation shall be kept at the city of Portland, Multnomah County, State of Oregon.

ARTICLE V.

The amount of the capital stock of this corporation is hereby fixed at Twenty Million (\$20,000,000) Dollars.

ARTICLE VI.

The amount of each share of such capital stock is hereby placed at One Hundred (\$100) Dollars.

In Testimony Whereof, And of our adoption of the foregoing articles of incorporation, we, the undersigned corporators, have hereunto set our hands and seals this 16th day of March, A. D. 1870, in triplicate.

BEN HOLLADAY
CICERO H. LEWIS
I. R. MOORES,
J. C. HAWTHORNE
MEDOREM CRAWFORD

(Corporate Seal)

STATE OF OREGON, County of Multnomah,

Be it remembered, that on this 16th day of March, A. D. 1870, personally appeared before me, the undersigned, a Notary Public in and for the county aforesaid, the above named corporators, Ben Holladay, Cicero H. Lewis, I. R. Moores, J. C. Hawthorne and Medorem Crawford, all to me personally known as being the persons named in, and who, as corporators, made and subscribed the foregoing articles of incorporation and severally acknowledged to me that they, and each of them, executed the foregoing articles of incorporation freely and voluntarily, and for the uses and purposes therein specified.

Witness my hand and official seal the day and year in this certificate first above written.

GEO. W. MURRAY, Notary Public.

(Seal)

Exhibit B

This indenture, made and entered into at Salem, in the County of Marion, and State of Oregon, this twenty-ninth (29th) day of March, A. D. One Thousand Eight Hundred and Seventy (1870), between the Oregon Central Railroad Company, a body corporate incorporated and organized at the city of Salem, in the County of Marion and State of Oregon, on the twentysecond (22d) day of April, A. D. One Thousand Eight Hundred and Sixty-Seven (1867), under and by virtue of the general incorporation law of the State of Oregon, approved October, A. D. One Thousand Eight Hundred and Sixty-Two, entitled, "An Act providing for private incorporation, and the appropriation of private property therefor," and amendments thereto, party of the first part, and the "Oregon and California Railroad Company" a body corporate incorporated and organized at the city of Portland in the County of Multnomah, and State of Oregon, on the seventeenth (17th) day of March, A. D. One Thousand Eight Hundred and Seventy (1870), under and by virtue of the general incorporation law of the State of Oregon aforesaid, and amendments aforesaid, party of the second part, witnesseth:

Whereas, The "Oregon Central Railroad Company," party of the first part herein, was on the 20th day of October, A. D. One Thousand Eight Hundred and Sixty-Eight (1868), duly designated by the Legislature of the State of Oregon, by a joint resolution thereof, as

the corporation to take, manage and receive the benefits of an Act of Congress making a grant of lands to aid in the construction of a railroad and telegraph line from Portland, in Oregon, to the Central Pacific Railroad in California, entitled, "An Act granting land to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California to Portland, in Oregon," approved July 25th, A. D. One Thousand Eight Hundred and Sixty-Six (1866), and

Whereas, the said "Oregon Central Railroad Company," party of the first part herein, did afterwards and in pursuance of the Act of Congress aforesaid, and of Acts amendatory thereof and supplemental thereto, duly file its assent in writing to the said Act of Congress, and all the provisions thereof, in the office of and with the Secretary of the Interior of the United States of America, at Washington City, District of Columbia; and the said corporation, "Oregon Central Railroad Company," of Salem, Oregon, party of the first part herein, was recognized by the Department of the Interior as the corporation in Oregon entitled to take and manage the congressional grant hereinbefore referred to, and receive the benefits thereof; and whereas, the said Orgon Central Railroad Company, party of the first part herein, did afterwards proceed to locate the line of said railroad and did locate the same for a long distance, and did prepare and file its maps in the office of the Secretary of the Interior, in strict accordance with all requirements of said Act of Congress of July 25th. 1866, and amendments thereto aforesaid, making such grant of lands and did, prior to the twenty-fifth (25th)

day of December, A. D. One Thousand Eight Hundred and Sixty-Nine (1869), fully and in all respects, as required by said Act of Congress and Acts amendatory thereof and supplemental thereto, complete the construction of twenty miles of its railroad and telegraph, to-wit:

Commencing at East Portland, in Multnomah County, in the State of Oregon, and running thence in a southerly direction twenty miles and over, and did stock and equip the same in all respects as required by said Act of Congress; and

Whereas, subsequently to December 24th, A. D. 1869, the Commissioners appointed by the President of the United States, under the power vested in him by said Act of Congress of July 25, 1866, aforesaid, to examine and report upon the railroad and telegraph line aforesaid, being built by said "Oregon Central Railroad Company," party of the first part herein, namely, E. R. Geary, Thos. A. Savier and James H. Fisk, did examine the said twenty miles of railroad and telegraph line, and did make their report thereon to the Government of the United States, as required by said Act of Congress aforesaid, approved July 25th, 1866, making such land grant, and the Acts amendatory thereof and supplemental thereto, which report was favorable, and the same was received and accepted by the Government of the United States; and the said twenty miles of railroad and telegraph line so completed and equipped, as aforesaid, were accepted by the Secretary of the Interior of the United States, and the lands granted by the Acts aforesaid, and to which the "Oregon Central Railroad Company," party of the first part herein, was entitled by virtue of the Acts of Congress aforesaid, and the completion and acceptance of twenty miles of its road, were by an order of the Secretary of the Interior withdrawn from sale and private entry, and for the benefit of said "Oregon Central Railroad Company," party of the first part herein, its successors and assigns, as in and by said Acts of Congress aforesaid is provided; and

Whereas, said "Oregon Central Railroad Company," of the first part herein, have done large amounts of work toward the construction of its said road, and in addition to said twenty miles so completed, as aforesaid, in locating and grading the track of the same, and has acquired divers personal property, rights-of-way, franchises, privileges, credits and interests, real, personal and mixed, both legal and equitable, absolute and contingent, and

Whereas, the "Oregon and California Railroad Company," party of the second part herein, was incorporated and organized solely with a view of becoming the assignee of all the property, rights and franchises and privileges of the "Oregon Central Railroad Company," for reasons appearing in the subsequent recitals of this conveyance, and for the purpose of carrying out to successful completion the railroad and telegraph line commenced and partly completed as aforesaid, which "Oregon and California Railroad Company" is incorporated and organized in strict accordance with, and with special reference to, a full and complete compliance with said Act of Congress aforesaid, approved July 25th,

1866, and Acts amendatory thereof and supplemental thereto, as will more fully appear, reference being had to the articles of incorporation of such "Oregon and California Railroad Company," party of the second part herein, filed in the office of the Secretary of State of the State of Oregon on the seventeenth (17th) day of March, A. D. 1870, and there remaining of record, and made a part of this conveyance, and

Whereas, the Board of Directors of the "Oregon Central Railroad Company," party of the first part herein, did on the 28th day of March, A. D. One Thousand Eight Hundred and Seventy, (1870), at their office in the city of Salem, State of Oregon, at a meeting of such Board duly and legally called, unanimously adopt the following resolution, that is to say:

"Whereas, the following communication has this day been received by this company from the "Oregon and California Railroad Company," a corporation incorporated and organized at Portland, Oregon, March 17, 1870, for the purpose of constructing a railroad and telegraph line from Portland, Oregon, southerly through the Willamette, Umpqua and Rogue River Valleys, to the south boundary of Oregon, in accordance with an act of Congress approved July 25th, A. D. 1866, granting land for such purpose, and amendments thereto, towit:

"'Office of Oregon and California Railroad Company, Portland, Oregon, March 28th, 1970, to the President and Board of Directors of the Oregon Central Railroad Company, of Salem, Oregon,

"Gentlemen: I respectfully beg leave to submit for your consideration the following proposition from the "Oregon and California Railroad Company," which I do in the form of the following resolution of the Board of Directors of that corporation passed March 26th, A. D. 1870, at the office of their company in Portland, to-wit:

"'Resolved. That the President of this company be and he is hereby authorized and instructed to enter into negotiations with the "Oregon Central Railroad Company" of Salem, Oregon, incorporated April 22nd, 1867, for the purchase by this company of the railroad of such corporation now partly completed, and in progress of construction, including all the rolling stock and other property connected therewith, and including also all the property, real, personal and mixed, now owned by such "Oregon Central Railroad Company," or to which it may in anywise be entitled, and including also all franchises of the said corporation which it now owns or to which it is or may be entitled, by virtue of any act or resolution of Congress, or of the Legislature of the state of Oregon, or in any way or manner; and for such purpose the President of this company is further authorized to agree in writing in the name of this corporation, and under its seal for such purchase by and transfer to, this Company of all such property, rights and franchises upon the following terms, to-wit:

"That in consideration of such conveyance, transfer and delivery to this company, it shall agree to and with its directors and stockholders to assume and shall assume and agree to pay all the debts and liabilities of such "Oregon Central Railroad Company" as the same mature and become due and payable, of whatever name and nature, and this company shall indemnify and forever keep harmless the said "Oregon Central Railroad Company," from any and all such payments, and from all liabilities whatever of every name and nature, for which said "Oregon Central Railroad Company" may be liable at the date of the acceptance of these propositions. To the propositions contained in the foregoing resolution, an early answer is desired.

"'Very respectfully,

"BEN HOLLADAY,

"'President of Oregon and California Railroad Company.'

And Whereas, this Company is today indebted in a large amount, to-wit: in a sum not less than Eight Hundred Thousand (\$800,000) Dollars, nor more than One Million (\$1,000,000) Dollars in gold coin of the United States, and which former sum is equivalent in value under existing circumstances to that of all the property and franchises owned or possessed by this Company, or to which it is in any wise entitled;

"And whereas, there has heretofore existed divers controversies in the courts and there is one suit still pending of a similar nature, wherein the right of this company to use its corporate name, has been and is questioned by another company, and by reason whereof the securities of this company have been weakened and rendered comparatively valueless; and which have prevented this company and its contractors from negotiating the same;

and from proceeding with the construction of its railroad, and which have resulted in this company being driven to a cancellation of its contracts for the construction thereof;

"Therefore, Resolved, that it is the judgment of this Board that it is for the best interest of this company, and all its stockholders, to accept the proposition embodied in the foregoing communication.

"Resolved, that this company do, (subject, however, to approval by a majority vote of the stock of this corporation) accept the foregoing proposition of the 'Oregon and California Railroad Company.'

"Resolved, that the President and Secretary of this company be and they are hereby authorized and directed to enter into an agreement in writing in the name of this company, with said 'Oregon and California Railroad Company,' for a sale of all the property and franchises of this corporation upon the terms embodied in the foregoing proposition, which agreement shall, however, be subject to the approval, or disapproval of a vote of a majority of the stock in this company at a stockholders meeting hereafter to be held."

And Whereas, in pursuance of such last named resolution of the Board of Directors of the "Oregon Central Railroad Company, party of the first part herein, an agreement in writing was entered into between the "Oregon Central Railroad Company," party of the first part herein, and the "Oregon and California Railroad Company," party of the second part herein, which agreement

bears date March 28th, A. D. One Thousand Eight Hundred and Seventy, (1870), and of which the following is a literal copy, to-wit:

"Articles of Agreement made and entered into this 28th day of March, A. D. 1870, between the 'Oregon Central Railroad Company,' a corporation incorporated at Salem, on the 22nd day of April, A. D. 1867, under the general incorporation law of the State of Oregon, and amendments thereto, party of the first part, and the 'Oregon and California Railroad Company,' a corporation incorporated at Portland, Oregon, on the 17th day of March, A. D. 1870, under the laws of Oregon aforesaid, party of the second part,

"Whereas, the party of the first part herein is the owner of the 'Oregon Central Railroad,' partly completed and in course of construction, and rolling stock and other valuable property and franchises, including all the rights, privileges, benefits, franchises and immunities granted and conferred on the Oregon Company by an Act approved July 25th, 1866, entitled 'An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland in Oregon,' approved July 25th, A. D. 1866, and amendments thereto, and,

"Whereas, said 'Oregon Central Railroad Company,' party of the first part herein, is largely indebted to divers persons but principally to Ben Holladay and company in an amount not less than Eight Hundred Thousand (\$800,000) Dollars, nor more than One Million (\$1,000,-

000) Dollars, the exact amount of which is to be hereafter ascertained, and,

"Whereas, it has been agreed, as will more fully appear by the following communication and propositions presented to the 'Oregon Central Railroad Company,' party of the first part herein, by the 'Oregon and California Railroad Company,' party of the second part herein and the resolution of the Board of Directors of the said Oregon Central Railroad Company, party of the first part, in answer thereto, that the said 'Oregon Central Railroad Company,' party of the first part, shall sell and convey unto said 'Oregon and California Railroad Company,' party of the second part, all of the railroad and other property, both real and personal, and all the rights, franchises, privileges and property whatsoever of every name, nature and character, in consideration of an agreement upon the part of the 'Oregon and California Railroad Company' to assume and pay, as they may mature and become due, all the debts and liabilities of every name and nature of the said 'Oregon Central Railroad Company,' and the further agreement to forever save, indemnify and keep harmless the said 'Oregon Central Railroad Company' and its stockholders and directors from all such debts and liabilities; which communication and proposition so made, as aforesaid, are as follows:

"'Office of Oregon and California Railroad Company, Portland, Oregon, March 28th, 1870. To the President and Board of Directors of the Oregon Central Railroad Company, of Salem, Oregon. "'Gentlemen: I respectfully beg leave to submit for your consideration the following proposition from the 'Oregon and California Railroad Company,' which I do in the form of the following resolution of the Board of Directors of that corporation passed March 26th, A. D. 1870, at the office of their company in Portland, Oregon, to-wit:

"'Resolved, that the President of this Company be and he is hereby authorized and instructed to enter into negotiations with the "Oregon Central Railroad Company," of Salem, Oregon, incorporated April 22nd, 1867, for the purchase by this company of the railroad of such corporation, now partly completed and in progress of construction, including all its rolling stock and other property connected therewith and including also all the property, real, personal and mixed, now owned by such "Oregon Central Railroad Company," or to which it may in anywise be entitled and including also all franchises of the said corporation, which it now owns or to which it is or may be entitled by virtue of any act or resolution of Congress or of the Legislature of the State of Oregon; or in any other way or manner; and for such purpose the President of this company is further authorized to agree in writing in the name of this corporation and under its seal for such purchase by and transfer to this company of all such property, rights and franchises upon the following terms, to-wit:

"That in consideration of such conveyance, transfer and delivery to this company, it shall agree to with said "Oregon Central Railroad Company," and to and with its directors and stockholders, to assume and agree to pay all the debts and liabilities of such "Oregon Central Railroad Company," as the same mature and become due and payable, of whatsoever name and nature, and this company shall also indemnify, save and keep harmless the said "Oregon Central Railroad Company," from any and all such payments and from all liabilities whatever, of every name and nature, for which said "Oregon Central Railroad Company" may be liable at the date of the acceptance of these propositions'; and

"Whereas, in response to the foregoing communication the said 'Oregon Central Railroad Company' did, on the 28th day of March, A. D. 1870, by the Board of Directors, adopt the following resolution, to-wit:

"'Whereas, the following communication has this day been received by this company from the "Oregon and California Railroad Company," a corporation incorporated and organized at Portland, Oregon, March 17th, 1870, for the purpose of constructing a railroad and telegraph line from Portland, Oregon, southerly through the Willamette, Umpqua and Rogue River Valleys to the south boundary of Oregon, in accordance with an Act of Congress approved July 25th, A. D. 1866, granting lands for such purpose and amendments thereto, to-wit:

"'Office of Oregon and California Railroad Company, Portland, Oregon, March 28th, 1870. To the President and Board of Directors of the Oregon Central Railroad Company—Gentlemen: I respectfully beg leave to submit to your consideration the following proposition from the "Oregon and California Railroad Company," which I do in the form of the following resolution of the Board of Directors of that corporation, passed March 26th, A. D. 1870, at the office of their company in Portland, to-wit:

"'Resolved, that the President of this company be and he is hereby authorized and instructed to enter into negotiations with the "Oregon Central Railroad Company," of Salem, Oregon, incorporated April 22nd, 1867, for the purchase by this company of the railroad of such corporation now partly completed and in progress of construction, including all the rolling stock and other property connected therewith and including also all the property, real, personal and mixed, now owned by such "Oregon Central Railroad Company," or to which it may in any wise be entitled, and including also all franchises of said corporation which it now owns or to which it is or may be entitled by virtue of any Act or Resolution of Congress or of the Legislature of the State of Oregon, or in any way or manner; and for such purpose the President of this company is further authorized to agree in writing in the name of this corporation and under its seal for such purchase by and transfer to this company of all such property, rights and franchises, upon the following terms, to-wit:

"That in consideration of such conveyance, transfer and delivery to this company, it shall agree to and with said "Oregon Central Railroad Company," and with its directors and stockholders to assume and shall

assume and agree to pay all the debts and liabilities of such "Oregon Central Railroad Company" as they mature and become due and payable, of whatever name and nature, and this company shall also indemnify and forever keep harmless the said "Oregon Central Railroad Company" from any and all such payments, and from all liabilities whatever of every name and nature, for which said "Oregon Central Railroad Company" may be liable at the date of the acceptance of these propositions. To the proposition contained in the foregoing resolution, an early answer is desired. Very respectfully, (Signed) Ben Holladay, President of Oregon and California Railroad Company; and

"'Whereas, this company is today indebted in a large amount, to-wit: a sum not less than Eight Hundred Thousand (\$800,000) Dollars, nor more than One Million (\$1,000,000) Dollars in gold coin of the United States, and which former sum is equivalent in value under existing circumstances to that of all the property and franchises owned or possessed by this company, or to which it is anywise entitled; and

"'Whereas, there has heretofore existed divers controversies in the courts, and there is one suit still pending of a similar nature wherein the right of this company to use its corporate name has been and is questioned by another company, and by reason whereof the securities of this company have been weakened and rendered comparatively valueless, and which have prevented this company and its contractors from negotiating the same and from proceeding with the construction of its railroad, and which have resulted in this company being driven to a cancelation of its contracts for the construction thereof:

"Therefore, Resolved, that it is the judgment of this Board that it is for the best interest of this company and all of its stockholders to accept the proposition embodied in the foregoing communication.

"'Resolved, that this company do (subject, however, to approval by a majority vote of the stock of this corporation) accept the foregoing proposition of the "Oregon and California Railroad Company."

"'Resolved, that the President and Secretary of this company be and they are hereby authorized and directed to enter into an agreement in writing in the name of this company with said "Oregon and California Railroad Company" for a sale of all the property and franchises of this corporation upon the terms embodied in the foregoing propositions, which agreement shall, however, be subject to the approval or disapproval of a vote of a majority of the stock in this company at a stockholders' meeting hereafter to be held.'

"Therefore, in consideration of the premises and of the valuable considerations moving from one to the other, as hereinbefore stated, the said 'Oregon Central Railroad Company,' party of the first part, does hereby sell and agree to convey within one week from this date, to the 'Oregon and California Railroad Company,' party of the second part herein, the whole of the Oregon Central Railroad and telegraph line and all the rolling stock

of such road, and also all property both real, personal and mixed, now owned by the 'Oregon Central Railroad Company,' of whatever name and nature, and all the rights of way, privileges, franchises and interests whatever, both legal and equitable, which the said corporation, party of the first part herein, now has or owns, and especially all the lands, rights, franchises, privileges. emoluments and benefits whatever which the 'Oregon Central Railroad Company,' party of the first part herein, now has or owns, or to which it is or may be entitled either legally or equitably, by virtue of the Acts of Congress aforesaid, or either or any of them, or of any other acts of Congress, or of any act or resolution of the Legislature of the State of Oregon, or of the decision of any of the federal or state departments, or of the federal or state courts.

"In consideration whereof, the said 'Oregon and California Railroad Company' party of the second part herein, hereby covenants and agrees to and with said 'Oregon Central Railroad Company,' party of the first part, to assume and agree to pay, and it does hereby assume and agree to pay to whomsoever owing, or may hereafter be due or owing, whenever the same becomes due and payable, all of the debts, obligations and liabilities whatsoever of the said 'Oregon Central Railroad Company,' of whatsoever name, nature or amount, and in the gold coin of the United States, and the 'Oregon and California Railroad Company' does further hereby covenant and agree to and with the 'Oregon Central Railroad Company,' party of the first part, to indemnify

and forever save and keep harmless the said 'Oregon Central Railroad Company' against the payment at any time hereafter of any claims, demand or demands that now exist, or which may at any time hereafter arise or come against such last named corporation, and against all loss, expenses, costs, disbursements and damages whatsoever which the party of the first part may at any time hereafter be called upon to incur or pay by reason of any such claim or demand.

"In Testimony Whereof, the parties hereto, the 'Oregon Central Railroad Company,' party of the first part, by and through its President, I. R. Moores, and George E. Cole, its Secretary, and the 'Oregon and California Railroad Company,' party of the second part, by and through its President, Ben Holladay, and its Secretary, A. G. Cunningham, all of such officers being hereunto duly authorized and empowered as aforesaid, have each caused their names, together with the signatures of the said officers respectively, to be hereto subscribed and their corporate seals attached, this 28th day of March, A. D. 1870.

"Oregon Central Railroad Company, "(Sd.) by I. R. Moores, President.

(Seal) "Oregon Central Railroad Company, "O.C.R.R.Co. "(Sd.) by Geo. E. Cole, Secretary.

"Oregon and California Railroad Company,
"(Sd.) Ben Holladay, President.

(Seal) "Oregon and California Railroad Company.

O.&C.R.R.Co. "(Sd.) by A. G. Cunningham,

"Secretary."

And, Whereas, in pursuance of such resolution aforesaid, of the Board of Directors of the "Oregon Central Railroad Company," party of the first part herein, and of the said contract and agreement aforesaid entered into between the said Oregon Central Railroad Company, party of the first part herein, and the said "Oregon and California Railroad Company," party of the second part herein, and in affirmance of such resolution and such contract, the stockholders of the "Oregon Central Railroad Company," party of the first part herein, did by a vote of over two-thirds of the whole capital stock of such corporation, at a meeting of such stockholders, duly and legally called for such purpose, and held at the office of such company in Salem, State of Oregon, on Monday, March 28th, A. D. 1870, at 7 o'clock P. M., unanimously adopt the following resolutions, to-wit:

"Whereas, the directors of this corporation did, at a meeting of their Board, regularly called for such purpose, and held at the office of the company in Salem, Oregon, on the 14th day of March, A. D. 1870, by a unanimous vote adopt the following resolutions:

"Resolved that a meeting of the stockholders of the Oregon Central Railroad Company of Salem, Oregon, be and the same is hereby called to be held at the office of the company in Salem, Oregon, on Monday, the 28th day of March A. D. 1870, at seven (7) o'clock P. M., for the purpose of considering the propriety of, and authorizing the dissolution of such corporation, the settling of its business, disposing of its property, and the division of its capital stock;

"Resolved, that the Secretary of this company be and he is hereby authorized and directed to give notice of such meeting and of the purpose thereof by publication of the same ten days in the following daily newspapers, to-wit: the Daily Oregonian and the daily Herald, published at Portland, Oregon, and the Daily Statesman, published at Salem, Oregon;"

And, Whereas, in pursuance of such order of the Board of Directors, the following notice was duly published as prescribed by such Board of Directors by the Secretary of this corporation for the period of ten days, in each of the following named newspapers, to-wit: the Daily Oregonian and the daily Herald of Portland, Oregon, and the daily Statesman, of Salem, Oregon:

"Notice to the Stockholders of the 'Oregon Central Railroad Company' of Salem, Oregon:

"At a regular meeting of the Board of Directors of the 'Oregon Central Railroad Company' of Salem, Oregon, on the 14th day of March, A. D. 1870, the following resolution was unanimously adopted, to-wit:

"Resolved, that a meeting of the stockholders of the 'Oregon Central Railroad Company' of Salem, Oregon, be, and the same is hereby called to be held at the office of the company in Salem, Oregon, on Monday, the 28th day of March, A. D. 1870, at seven (7) o'clock P. M., for the purpose of determining the propriety of and authorizing the dissolution of such corporation, the settling of its business, disposing of its property, and the division of its capital stock.

"Therefore, all stockholders in the 'Oregon Central Railroad Company' of Salem, Oregon, are hereby notified and requested to appear at the office of such company in Salem, Oregon, on Monday, the 28th day of March, A. D. 1870, at seven (7) o'clock P. M., for the purpose of attending to the transaction of the business specified in the foregoing resolution. By order of the Board of Directors.

"(Signed) I. R. Moores, President, O. C. R. R. Co. "George E. Cole, Secretary, O. C. R. R. Co."

And, Whereas, in pursuance of such call of the Board of Directors and such notice, there are now here present the following named stockholders in this corporation, each holding, owning and representing the number of shares of stock in this corporation, as hereinafter specified, and constituting in all more than two-thirds of the whole capital stock of this corporation, to-wit: Ben Holladay and company, the owners and holders of sixty-four thousand six hundred and sixty-one (64,661) shares of such stock—that is to say, fourteen thousand five hundred (14,500) shares of the preferred interest bearing stock and 50,161 shares of the common; and J. H. Dothitt, the owner and holder of one share, and each of the following named stockholders, each of whom owns and represents one share; that is to say: J. H. Moores, I. R. Moores, E. N. Cooke, A. L. Lovejoy, Geo. L. Woods, John F. Miller, Geo. W. Weidler, A. Bush, J. C. Hawthorne, George S. Cole, Jacob Conser, J. H. Foster.

And, Whereas, a corporation has been duly incorpo-

rated and organized under the general incorporation law of this State, and the amendments thereto, for the purpose of constructing and operating a railroad and telegraph line from Portland, Oregon, southerly through the Willamette, Umpqua and Rogue River valleys, to the California line on the southern boundary of Oregon: which corporation has been organized by stockholders herein, representing and controlling over two-thirds of the whole capital stock hereof, and for the sole purpose of carrying out to successful completion the enterprise for which this corporation was originally formed; the reason for the formation of such new corporation being to avoid the embarrassments and impediments constantly being thrown in the way of this enterprise by certain persons who claim falsely to be a corporation under the laws of Oregon under the name of the Oregon Central Railroad Company, and who have heretofore disputed. and still are disputing the right of this corporation to the use of such name; and although such claim upon the part of such alleged corporation is and ever has been illegal, inequitable, unjust and based upon a gross fraud; and although such alleged corporation has heretofore uniformly failed in its attempts in court to restrain by legal process our use of such name, and while we believe that all future attempts will be met by like results, vet we are conscious of the fact that such persons who claim to be such corporation have not only the disposition, but the power, by vexatious actions and suits in divers courts, wherein the right to use our corporate name may be questioned, to annoy and harrass this corporation and embarrass its operations, impede the

construction of its enterprise, weaken and cloud its securities, and injure its credit;

And, Whereas, in consideration of the premises, it is deemed advisable by the stockholders hereinbefore mentioned, and all now present, to dissolve this corporation and settle up its business, and sell, dispose of, assign, transfer and convey unto the said "Oregon and California Railroad Company," such being the name of the corporation so formed, as aforesaid, all the property, real, personal and mixed, and all the franchises, rights credits, privileges and emoluments of whatsoever name and nature, owned by or in anywise belonging to this corporation, as per terms of a written agreement between the two corporations for such purchase, dated the 28th day of March, A. D. 1870. Therefore:

Resolved, That the "Oregon Central Railroad Company," of Salem, Oregon, incorporated April 22nd, 1867, be and the same is hereby dissolved, to take effect upon the settlement of its business and the sale, transfer and conveyance of its property and franchises as hereinafter specified.

Resolved, That the President and Secretary of this corporation be and they are hereby authorized, empowered and directed to immediately, and as soon as practicable, settle all the business of this corporation, and

Whereas, this corporation has, in and for the consideration of the written covenants and agreements upon the part of the "Oregon and California Railroad Com-

pany," to pay all the debts, demands and liabilities of this company, of every name and nature, as the same mature or become due, and in and for the further consideration of the covenants of such corporation to forever save, indemnify and keep harmless this company from all claims and demands whatsoever, bargained and sold to such "Oregon and California Railroad Company," all the property, real and personal, rights and franchises, credits and interests, legal and equitable, determined, absolute and contingent, of every name and nature, now owned by or belonging to this corporation; therefore,

Resolved, Further, That the written contract heretofore entered into between this company and the said "Oregon and California Railroad Company," for the sale and transfer of all the property of this company to such corporation, be and the same is hereby ratified and confirmed; and that I. R. Moores, present President of this corporation, and George E. Cole, present Secretary thereof, in consideration of the covenants and agreements aforesaid on the part of said "Oregon and California Railroad Company," to pay all the debts and liabilities of this company of every name and nature, be and they are hereby authorized, empowered and directed for this corporation and in its corporate name, and as its President and Secretary, and under its corporate seal, and for the use and benefit of its stockholders, to sell, assign, transfer, set over, convey and deliver to the said "Oregon and California Railroad Company," of Portland, Oregon, all the property, real, personal and mixed, of whatever name and nature, both legal and equitable, absolute and contingent, and all donations, rights, credits, accounts and interests whatever, now owned by or in any wise belonging to this corporation, and all franchises and interests whatever by it possessed or owned; and especially to sell, assign, transfer, set over and convey, in the name of this corporation, to-wit: "Oregon Central Railroad Company," and under its corporate seal, unto the said "Oregon and California Railroad Company," of Portland, Oregon, its successors and assigns, all the lands, rights, titles, franchises, interests, claims, property and demand whatsoever, both legal, equitable, present and prospective, absolute and contingent, which this corporation, the "Oregon Central Railroad Company," of Salem, Oregon, now has, owns or possesses or to which it is now of right entitled, either legally or equitably, or to which it may at any time hereafter become entitled, in and to the franchise and grant of lands made by the Congress of the United States to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland, in Oregon, by an Act entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland, in Oregon," approved July 25th. A. D. 1866, and amendments thereto; this corporation having been duly designated by the Legislature of Oregon, in pursuance of the requirements of such Act of Congress, with full power and authority to include in such sale, assignment, transfer and conveyance all right,

title and interest of every name and nature, which this corporation now has, or to which it is either legally or equitably entitled, or at any time hereafter may be, either in whole or in part, to the ownership, management and control of the lands, franchises and benefits granted or conferred by such act of Congress and amendments thereto; and

Whereas, the present indebtedness of this company exceeds the sum of Eight Hundred Thousand (\$800,000) Dollars in U. S. gold coin, the whole of which amount said "Oregon and California Railroad Company" have assumed and agreed to pay, and to forever save, indemnify and keep harmless this company against all liability and damages by reason thereof, in consideration of this transfer and sale to said corporation, of all the property and corporate franchises of this corporation, and

Whereas, it is the judgment of this meeting that the assumption of such indebtedness is a full, complete and adequate consideration for all the property and corporate rights and franchises of this company hereby directed to be transferred and conveyed, and that the best interests of all the stockholders herein are subserved by the cancellation of the said indebtedness; and

Whereas, there being no money or property to apportion among the several stockholders of this company after the disposal of its property and the payment of its liabilities, as aforesaid, and the business of this company being about to suspend; therefore,

Resolved, That the whole capital stock of this corporation, both preferred interest bearing and common stock, be and the same is hereby canceled, and the holders thereof are hereby directed to surrender the certificate thereof to the Secretary of this corporation; and such Secretary is hereby directed to cancel each certificate by writing in red ink across the face of each thereof these words: "Surrendered and cancelled by order of a resolution of the stockholders;" adding thereto the date and his name and title of his office; and

Resolved, That from and after the date of the delivery of such conveyance, assignment and transfer to the said "Oregon and California Railroad Company," this corporation, to-wit, the "Oregon Central Railroad Company," of Salem, Oregon, shall be dissolved; and

Whereas, the Board of Directors of the "Oregon Central Railroad Company," party of the first part, did, at a meeting of such Board, legally called at their office in Salem, Oregon, on the 29th day of March, A. D. 1870, unanimously adopt the following resolution:

"Resolved, that I. R. Moores, President, and Geo. E. Cole, Secretary of this company, be and they are hereby authorized and directed to make, execute and deliver to the 'Oregon and California Railroad Company' of Portland, Oregon, in the name of this corporation and under its corporate seal and under their signatures as such President and Secretary, a good and sufficient deed of conveyance of all the property and franchises of this company, of whatever name and nature, real, personal

and mixed, and of all its rights, credits and interests whatsoever, in accordance with the contract heretofore entered into with such corporation for such sale, assignment, transfer and conveyance, and in accordance with the resolution of the stockholders of this corporation adopted this 28th day of March, A. D. 1870, affirming such sale and directing such conveyance."

Therefore, in consideration of the premises and of the assumption on the part of the "Oregon and California Railroad Company," party of the second part herein, of all the debts and liabilities of the "Oregon Central Railroad Company," party of the first part herein, of whatsoever name or nature, and of the covenant and agreement upon the part of such "Oregon and California Railroad Company," to pay all debts, liabilities, claims, damages and demands whatsoever, of every name and nature, for which the "Oregon Central Railroad Company," party of the first part herein, is now or at any time hereafter may be made liable; and the further covenant to forever save, indemnify and hold harmless the said "Oregon Central Railroad Company," party of the first part herein, and its directors and stockholders, against all loss, damages, costs, expenses and disbursements by reason of any such claim, liabilities or demands, all which agreements and covenants are, by the acceptance of this deed of conveyance by said "Oregon and California Railroad Company," party of the second part herein, by such corporation recognized and agreed, and in and for the further consideration of the mutual covenants and agreements of the parties hereto, as aforesaid; 120

and of the further consideration of the sum of One Dollar in hand paid by the said "Oregon and California Railroad Company," party of the second part herein, to the said "Oregon Central Railroad Company," party of the first part, and the receipt whereof is hereby acknowledged, the said "Oregon Central Railroad Company," party of the first part herein, by I. R. Moores, its President, and George E. Cole, its Secretary, both being thereto duly authorized and empowered, as aforesaid, for itself, the said "Oregon Central Railroad Company," corporation aforesaid, and party of the first part herein, and for its successors, has granted, bargained, sold, aliened, assigned, transferred, set over, enfeoffed, conveyed, delivered and confirmed, and by these presents it does hereby grant, bargain, sell, alien, assign, transfer, set over, enfeoff, convey, deliver confirm to the "Oregon and California Railroad Company," party of the second part herein, and to its successors and assigns, all and singular, the railroad and telegraph line of the said "Oregon Central Railroad Company," party of the first part herein, now constructed from a point in the town of East Portland, in Multnomah County, State of Oregon, opposite the city of Portland, a distance of over twenty miles, running southerly to a point in Clackamas County, State of Oregon, together with all and singular the extensions of such railroad of the said party of the first part, now in progress of construction north and south from the termini of the said twenty miles completed, as aforesaid, to-wit: The whole line of the said railroad and right and

121

franchises of the said party of the first part to construct a railroad and telegraph line from Portland, in Oregon, southerly through the Willamette, Umpqua and Rogue River valleys to the southern boundary of Oregon on the California line; together with all its lands, tenements and hereditaments acquired and appropriated, whether acquired by purchase, gift, by voluntary conveyance, or the judgment or decree of any court, or which shall hereafter be acquired or appropriated for the purpose of right-of-way for a single or double track railroad, and all the appurtenances thereunto belonging; and also all its lands acquired, or which hereafter shall be acquired, for depots, engine houses, machine shops, superstructures, erections and fixtures, and also all and singular the whole of the property of every name and nature. real, personal and mixed, now owned by the party of the first part herein, or to which it has any right, either legal or equitable, absolute or contingent; and also all and singular the franchises, rights and privileges now owned, possessed or acquired, or to which the said party of the first part has any right or title, either legal or equitable, absolute or contingent; and also all the rails, bridges, ways, piers, depots, engine houses, car houses, station houses, warehouse, machine shops, work shops, mills, machinery, engines, tackle, tools, erections, superstructures, fixtures, privileges, franchises and rights of said party of the first part, and all the lands, tenements, hereditaments and real estate wheresoever and whatsoever now owned by said party of the first part, or to which it has any right, legal or equitable, absolute or contingent, and 122

all and singular the locomotives, passenger cars, freight cars, and all other cars, carriages, tools, machinery and equipments for said railroad, and now owned by said "Oregon Central Railroad Company," party of the first part herein; and also all goods and chattels, horses, mules, carts, drays, oxen, all live stock, and all implements of every name and nature, heretofore or now used in and about the construction of such railroad and telegraph line, and all rolling stock of every kind and description now owned by said party of the first part, together with all rents, issues, income, profits, money, rights, benefits and advantages derived or to be derived, had or received. therefrom by said party of the first part; also all donations and agreements to give, pay or transfer to the party of the first part, any moneys, lands, tenements or other property with full power and authority to enforce the collection and transfer of the same. And also and especially all the lands, rights, title, franchise, interest, claim, property and demand whatsoever, both legal and equitable, present and prospective, absolute and contingent, which the "Oregon Central Railroad Company," party of the first part herein, now has, owns or possesses, or to which it is now of right entitled legally or equitably, or to which it may at any time hereafter become entitled, in and to the franchise and grant of lands made by the Congress of the United States to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland, in Oregon, by an Act entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from the

Central Pacific Railroad in California to Portland, in Oregon," approved July 25, A. D. One Thousand Eight Hundred and Sixty-six (1866) and amendments thereto; and also all the lands included in such grant and all the right, title and interest which the party of the first part now has to the same, hereby giving, granting and assigning unto said party of the second part all the right, title, interest and claim which the party of the first part now has in or to the lands, franchises, property, benefits and emoluments granted or intended to be granted by virtue of the Act of Congress aforesaid, and the acts amendatory thereof, or supplemental thereto; also all the right, title and franchise which the party of the first part has for any purpose whatever by virtue of any act or resolution of the Legislature of the State of Oregon, or the judgment or decree of any court, either state or federal.

To have and to hold the said premises, franchises and property, and every part thereof, unto the said "Oregon and California Railroad Company," party of the second part herein, its successors and assigns forever.

In Witness Whereof the said "Oregon Central Rail-road Company," party of the first part herein, has caused its corporate seal to be affixed to these presents, and the same to be signed by its President and Secretary by resolution of the Board of Directors thereof, and also by resolution of the stockholders thereof at Salem, Marion County, state of Oregon, this twenty-ninth (29th) day of March in the year of our Lord, One Thousand Eight Hundred and Seventy (1870).

Signed, Sealed and Delivered in presence of usJ. H. MitchellMemory N. Chapman.

Oregon Central Railroad Company, By I. R. Moores, President. Oregon Central Railroad Company, By Geo. E. Cole, Secretary.

(Seal, O. C. R. R. Co.)

STATE OF OREGON County of Marion,

Be it remembered that on this twenty-ninth (29th) day of March, A. D. One Thousand Eight Hundred and Seventy (1870), before me, M. N. Chapman, a Notary Public in and for the State of Oregon for the County of Marion, duly commissioned and qualified, personally appeared the above named I. R. Moores, President of the "Oregon Central Railroad Company," and Geo. E. Cole, Secretary of the "Oregon Central Railroad Company," named in the foregoing indenture, and whose names are subscribed to the foregoing instrument, both personally known to me to be the individuals described in and who executed the said instrument, and they severally acknowledged to me that he, the said I. R. Moores, as President of the "Oregon Central Railroad Company," and he, the said Geo. E. Cole, as Secretary of the said "Oregon Central Railroad Company," executed the foregoing conveyance as and for the act and deed of

the said "Oregon Central Railroad Company," freely and voluntarily and for the uses and purposes therein mentioned. And the said Geo. E. Cole, being duly sworn, did depose and say, that he is the Secretary of the "Oregon Central Railroad Company," and resides at Portland, Oregon; that he is acquainted with the corporate seal of said company; that the said seal affixed to the foregoing conveyance is such genuine corporate seal; that he affixed the same as Secretary of said company on the twenty-ninth day of March, A. D. 1870, by order of the Board of Directors of said company, ratified, and affirmed by an order of the stockholders thereof, and that he signed his name as Secretary to said conveyance by like orders.

In Witness Whereof, I have hereunto subscribed my name and affixed my Notarial Seal the day and year first above written.

(Notarial Seal.)

MEMORY N. CHAPMAN,

Notary Public.

(U. S. R. S. 5c canceled M. N. C., March 29, 1870.)

Exhibit C

This indenture made and entered into this sixth day of October, in the year of our Lord, One Thousand Eight Hundred and Eighty, between the Oregon Central Railroad Company, of Portland, Oregon, a corporation duly incorporated and organized under the laws of the State of Oregon, party of the first part, and the Oregon and California Railroad Company, of Portland, Oregon, a like corporation duly incorporated and organized under the laws of the State of Oregon, party of the second part,

Witnesseth, That said party of the first part, the said Oregon Central Railroad Company, under, pursuant to and by virtue of the power and authority conferred upon it and invested in it by the laws of the State of Oregon, and pursuant to and by authority of resolutions duly passed at a meeting of its stockholders duly called and held at its offices in Portland, Oregon, on the 6th day of October, A. D. 1880, and of resolution of its Board of Directors duly passed at a meeting of said Board, duly held at the office of said Company, the 6th day of October, A. D. 1880, among other things authorizing the sale and conveyance of the property hereinafter described to the party of the second part,

And in consideration of the covenants and agreements of the party of the second part, hereinafter contained, and the sum of Ten Dollars in U. S. gold coin to it in hand paid by the party of the second part at and [126]

before the ensealing and delivering of these presents, the receipt whereof is hereby acknowledged, hath granted, bargained, sold, assigned, transferred, set over, enfeoffed, conveyed and confirmed, and doth hereby grant, bargain, sell, assign, transfer, set over, enfeoff, convey and confirm unto the party of the second part and its successors and assigns forever, all the railroad of the said party of the first part heretofore constructed, extending from Portland, Oregon, to St. Joseph, in Yamhill County, in the State of Oregon, a distance of forty-eight miles, together with all its lands, tenements, and hereditaments acquired and appropriated for the purpose of a right-of-way for its railroad and for stations, depots, turntables and other railroad purposes, and all the appurtenances thereunto belonging.

And also all its lands not heretofore conveyed, by it acquired and which it shall hereafter acquire or to which it is entitled under and pursuant to the provisions of the Act of Congress of the United States of America entitled "An Act granting lands to aid in the construction of a railroad and telegraph line from Portland to Astoria and McMinnville, in the State of Oregon," approved May fourth, One Thousand Eight Hundred and Seventy.

And also all its depots, engine houses, car houses, station houses, warehouses, machine shops, work shops, superstructures, erections and fixtures.

And also all and singular the franchises, rights and privileges now owned or possessed by it the party of the first part.

And all lands, tenements and hereditaments acquired, appropriated or now owned by the party of the first part, wheresoever situated.

And also all and singular the locomotives, tenders, passenger cars, freight cars, and all other cars, carriages, tools, machinery and equipments for said railroad now owned by the party of the first part.

And also all goods and chattels, materials and supplies, now owned by the party of the first part, whether in any way relating or pertaining or belonging to or connected with said railroad, or running or operating the same, or otherwise, together with all rents, issues, incomes, profits, moneys, rights, benefits and advantages derived or to be derived, had or received therefrom by said party of the first part in any way whatever.

And all the premises, rights, franchises, and property, real, personal or mixed, whether hereinbefore described, specified, or enumerated, or not, now owned by the said party of the first part, or to which it has any right, title or interest, legal or equitable, absolute or contingent.

To Have and to Hold all and singular the premises, rights, franchises and property, real, personal and mixed, hereby conveyed or intended to be conveyed, and every part and parcel thereof, with all the appurtenances unto the same belonging, or in any wise appertaining, unto the said party of the second part, its successors and assigns forever, and said party of the first part for itself,

its successors and assigns, covenants and agrees to and with said party of the second part, its successors and assigns, that it, the said party of the first part, and its successors and assigns, will and shali upon the reasonable request and at the cost of said party of the second part, its successors and assigns, make, execute, or cause to be done and executed, all and every such further and other lawful acts, conveyances and assurances in law for the better and more effectual vesting and conferring the premises, rights and franchises, hereby granted, or so intended to be, in and to the said party of the second part, its successors and assigns forever, as by the said party of the second part, its successors and assigns, or its or their counsel learned in the law shall be reasonably advised or deemed necessary.

And this Indenture Further Witnesseth, That the said party of the second part, the said Oregon and California Railroad Company, in consideration of the grant and conveyance aforesaid, hereby covenants and agrees to and with said party of the first part, said Oregon Central Railroad Company, its successors and assigns, that it, said Oregon and California Railroad Company, and its successors and assigns, will and shall pay and discharge, or cause to be paid and discharged, all the lawful indebtedness of the said Oregon Central Railroad Company, and will forever indemnify and save and keep harmless said Oregon Central Railroad Company, its directors and stockholders against said indebtedness and from all costs, expenses and damages on account thereof.

In Witness Whereof, Said party of the first part by virtue of said resolution of said meetings of its stockholders and Board of Directors, and said party of the second part, by virtue of resolutions of its Board of Directors, duly passed, have caused this indenture to be signed by their respective Presidents and Secretaries, and their respective corporate seals to be affixed the day and year above written.

In presence of J. N. Dolph, Chas. E. Bretherton.

THE OREGON CENTRAL RAILROAD COM-PANY,

By T. R. Cornelius, President.
THE OREGON CENTRAL RAILROAD COM-

PANY,

By A. G. Cunningham, Secretary.

(Seal)

THE OREGON AND CALIFORNIA RAIL-ROAD COMPANY,

By R. Koehler, President.

THE OREGON AND CALIFORNIA RAIL-ROAD COMPANY,

By A. G. Cunningham, Secretary.

(Seal)

STATE OF OREGON, County of Multnomah,

Be it remembered that on sixth day of October, A. D. 1880, before me, the undersigned, a Notary Public in and for the said County of Multnomah, and State of Oregon, duly commissioned and qualified, personally came T. R. Cornelius, President of the Oregon Central Railroad Company, and A. G. Cunningham, Secretary of the Oregon Central Railroad Company, whose

names are subscribed to the foregoing instrument as parties thereto, and as President and Secretary of said Oregon Central Railroad Company, both personally known to me to be the individuals named and described in and who executed the said instrument and they severally acknowledged to me that he, said T. R. Cornelius, as President, and he, the said A. G. Cunningham, as Secretary of the Oregon Central Railroad Company. executed the foregoing instrument as and for the acts and deeds of said Oregon Central Railroad Company freely and voluntarily, and for the uses and purposes therein mentioned, and he, the said A. G. Cunningham, being by me duly sworn, did depose and say that he is the Secretary of the Oregon Central Railroad Company, and resides at East Portland, in Multnomah County, Oregon, and he is the legal custodian of and is acquainted with, and has in his possession the corporate seal of the Oregon Central Railroad Company; that the seal affixed to the foregoing instrument is such corporate seal; that the same was so affixed by him as Secretary of said Company, on the sixth day of October, A. D. 1880, by order of the Board of Directors of said Company, and that he signed his name thereto by the like order of the Board of Directors of said Company.

In Witness Whereof, I have hereunto set my hand and affixed my official seal at the city of Portland, Oregon, the date first above written.

I. R. MOORES,

(Notarial Seal). Notary Public in and for Oregon.

STATE OF OREGON, County of Multnomah,

Be it remembered that on this sixth day of October. A. D. 1880, before me, the Notary Public in and for the said County of Multnomah, and the State of Oregon. duly commissioned and qualified, personally came R. Koehler, President of the Oregon and California Railroad Company, and A. G. Cunningham, Secretary of the Oregon and California Railroad Company, whose names are subscribed to the foregoing instrument as parties thereto, and as President and Secretary of the said Oregon and California Railroad Company, both personally known to me to be the individuals named and described in and who executed the said instrument, and they severally acknowledged to me that he, said R. Koehler, as President, and he, the said A. G. Cunningham, as Secretary, of the Oregon and California Railroad Company, executed the foregoing instrument as and for the act and deed of said Oregon and California Railroad Company freely and voluntarily, and for the uses and purpose therein mentioned, and he, the said A. G. Cunningham, being by me duly sworn, did depose and say that he is the Secretary of the Oregon and California Railroad Company, and resides at East Portland, Multnomah County, Oregon; that he is the legal custodian of and is acquainted with and has in his possession the corporate seal of the Oregon and California Railroad Company; that the seal affixed to the foregoing instrument is such corporate seal; that the same was so affixed by

him as Secretary of said Company on the sixth day of October, A. D. 1880, by order of the Board of Directors of said Company; that he signed his name thereto by the like order of the Board of Directors of said Company.

In Witness Whereof, I have hereunto set my hand and affixed my official seal at the city of Portland, Oregon, the date first above written.

I. R. MOORES,

(Notarial Seal.) Notary Public in and for Oregon.

Exhibit D

This indenture, made the second day of June, in the year One Thousand Eight Hundred and Eighty-One. Between the Oregon and California Railroad Company (a corporation organized and existing under the laws of Oregon, and hereinafter called the Company), of the first part, and Henry Villard, of the City and State of New York, Robert Davie Pebbles, of London, in England, and Charles Edward Bretherton, of the City and State of New York, (hereinafter called the Trustees), of the second part.

Whereas, by an Act of Congress, entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland, in Oregon," and approved July 25th, 1866, it was, amongst other things, enacted as follows: "Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the 'California and Oregon Railroad Company,' organized under an Act of the State of California, to protect certain parties in and to a railroad survey "to connect Portland, in Oregon, with Marysville, in California," approved April 6th, 1863, and such Company, organized under the laws of Oregon as the Legislature of said State shall hereafter designate, be and they are hereby authorized and empowered to lay out, locate, construct, finish and maintain a railroad and telegraph line between the city of Portland, in Oregon, and the Central Pacific Railroad in

California, in the manner following, to-wit: The said California and Oregon Railroad Company to construct that part of the said railroad and telegraph within the State of California, beginning at some point (to be selected by said Company) on the Central Pacific Railroad in the Sacramento valley, in the State of California and running thence northerly, through the Sacramento and Shasta valleys, to the northern boundary of the State of California; and the said Oregon Company to construct that part of the said railroad and telegraph line within the State of Oregon, beginning at the city of Portland, in Oregon, and running thence southerly through the Willamette, Umpqua and Rogue River valleys to the southern boundary of Oregon, where the same shall connect with the part aforesaid to be made by the first named Company, Provided, that the Company completing its respective part of the said railroad and telegraph line from either of the termini herein named to the line between California and Oregon before the other Company shall have likewise arrived at the same line shall have the right, and the said Company is hereby authorized to continue in constructing the same beyond the line aforesaid, with the consent of the State in which the unfinished part may lie, upon the terms mentioned in this Act, until the said parts shall meet and connect and the whole line of the said railroad and telegraph shall be completed.

"Sec. 2. And be it further enacted, that there be and hereby is, granted to the said Companies, their successors and assigns, for the purpose of aiding in the 136

construction of said railroad and telegraph line, and to secure the safe and speedy transportation of the mails, troops, munitions of war, and public stores over the line of said railroad, every alternate section of public land not mineral, designated by odd numbers, to the amount of twenty alternate sections per mile (ten on each side) of said railroad line; and when any of said alternate sections or parts of sections shall be found to have been granted, sold, reserved, occupied by homestead settlers, pre-empted, or otherwise disposed of, other lands designated as aforesaid shall be selected by said Companies in lieu thereof, under the direction of the Secretary of the Interior, in alternate sections, designated by odd numbers as aforesaid nearest to, and not more than ten miles beyond the limits of the said first named alternate sections; and as soon as the said Companies, or either of them shall file in the office of the Secretary of the Interior a map of the survey of said railroad or any portion thereof not less than sixty continuous miles from either terminus, the Secretary of the Interior shall withdraw from sale public lands herein granted on each side of said railroad, so far as located and within the limits before specified. The lands herein granted shall be applied to the building of said road within the States respectively wherein they are situated. And the sections and parts of sections of land which shall remain in the United States within the limits of the aforesaid grant, shall not be sold for less than double the minimum price of public lands when sold, Provided, That bona fide and actual settlers under the pre-emption laws of the United States may, after due proof of set-

187

tlement, improvement and occupation, as now provided by law, purchase the same at the price fixed for said lands at the date of such settlement, improvement and occupation. And provided, also, That settlers under the provision of the Homestead Act, who comply with the terms and requirements of said Act, shall be entitled, within the limits of said grant, to patents for an amount not exceeding eighty acres of the land so reserved by the United States, anything in this Act to the contrary notwithstanding."

"Sec. 3. And be it further enacted, That the right-of-way through the public lands be and the same is hereby granted to said companies for the construction of said railroad and telegraph line; and the right, power and authority are hereby given to said Companies to take from the public lands adjacent to the line of said road, earth, stone, timber, water and other materials for the construction thereof. Said right-of-way is granted to said railroad to the extent of one hundred feet in width on each side of the said railroad where it may pass over the public lands, including all necessary grounds for stations, buildings, work shops, depots, machine shops, switches, sidetracks, turntables, water stations, or any other structures required in the construction and operating of said road."

And Whereas, by another Act of Congress, entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from Portland to Astoria and McMinnville, in the State of Oregon," and approved May 4, 1870, it was, amongst other things, enacted as

follows: "Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of aiding in the construction of a railroad and telegraph line from Portland to Astoria, and from a suitable point of junction near Forest Grove to the Yamhill River, near Mc-Minnville, in the State of Oregon, there is hereby granted to the Oregon Central Railroad Company, now engaged in constructing the said road, and to their successors and assigns, the right-of-way through the public lands of the width of one hundred feet on each side of said road and the right to take from the adjacent public lands materials for constructing said road, and also the necessary lands for depots, stations, side-tracks, and other needful uses in operating the road, not exceeding forty acres at any one place; and, also, each alternate section of the public lands not mineral, excepting coal or iron lands, designated by odd numbers, nearest to the said road, to the amount of ten such alternate sections per mile, on each side thereof, not otherwise disposed of or reserved, or held by valid pre-emption or homestead right at the time of the passage of this Act, and in case the quantity of ten full sections per mile cannot be found on each side of said road within the said limits of twenty miles, other lands designated as aforesaid shall be selected under the direction of the Secretary of the Interior on either side of any part of said road nearest to and not more than twenty-five miles from the track of said road to make up such deficiency."

And, Whereas, said Oregon and California Railroad

Company has succeeded to and become invested with and is now possessed of and entitled to all the grants, rights, franchises and privileges conferred upon the Oregon Company referred to in the first hereinbefore entitled Act of Congress, and of the Oregon Central Railroad Company mentioned in the secondly hereinbefore recited Act of Congress, and there has been already accepted and approved by the United States, as duly constructed under the provisions of the said firstly recited Act, the part of the railroad of said Oregon and California Railroad Company, situated between East Portland and Roseburg, 198 miles in length, and as duly constructed under the provisions of the said secondly recited Act, the part of the railroad of said Oregon and California Railroad Company, situate between Portland and St. Joseph, 47 miles in length, and the Company has resolved to and is about to proceed with the completion of the remaining lines of railroad and telegraph authorized by and specified in said Acts of Congress.

And, Whereas, said Oregon and California Railroad Company, by an indenture dated the fifteenth day of April, in the year of our Lord, One Thousand Eight Hundred and Seventy, mortgaged to Faxon D. Atherton and Milton S. Latham, all its railroad from Portland to the boundary line of the State of Oregon and California then constructed and thereafter to be constructed, with its equipments and appurtenances, and all its property except its Congressional land grant, upon the terms and conditions therein mentioned, to secure

an issue of eighteen thousand four hundred and fifty mortgage bonds of the said Company, amounting to the sum of Ten Millions Nine Hundred and Fifty Thousand Dollars and interest thereon as evidenced by interest warrants or coupons thereto annexed, all which bonds were duly negotiated and issued.

And, Whereas, by another indenture also dated the fifteenth day of April, in the year of our Lord One Thousand Eight Hundred and Seventy, said Company granted and conveyed to the said Milton S. Latham, Faxon D. Atherton and William Norris all the lands granted, and to be granted by the United States, to aid in the construction of said railroad upon trusts as therein provided for the sale of such lands, and for the creation with the proceeds of such sale of a sinking fund for the payment at maturity of said issue of Ten Millions Nine Hundred and Fifty Thousand Dollars, in amount of the first mortgage bonds of said Company.

And Whereas, said Company having made default in payment of the interest upon said bonds, the holders thereof formed and organized themselves into an association called the "Association of Holders of the Oregon and California Railroad Seven Per Cent First Mortgage Bonds," having its office and legal domicile at Frankfort-on-the-Main, in Germany, and such association became the holder of all of said bonds.

And, Whereas, by a plan of reorganization of said Oregon and California Railroad Company, adopted by an extraordinary general meeting of said association on the 5th day of May, 1881, and adopted and ratified by a special meeting of the stockholders of said Company on the 7th day of May, 1881, it was resolved and agreed that the holders of said bonds should receive payment thereof in a new issue of preferred stock of said Company of the amount and of the character and under and subject to the conditions hereinafter specified, and that the performance of the conditions upon which said preferred stock should be subscribed and issued should be secured by a deed of trust or security to said Henry Villard, Robert Davie Peebles and Charles Edward Bretherton, in the manner provided and effected by these presents.

And, Whereas, in pursuance of further provisions of said plan of reorganization by a deed of mortgage and trust dated the first day of June, 1881, the Company mortgaged its railroads, lands, and all other property, present and future, to Henry Villard, Horace White and Charles Edward Bretherton to secure an immediate issue of 6,000 first mortgage bonds, for the aggregate amount of Six Million Dollars in gold coin, bearing interest at the rate of six per cent per annum, payable half yearly, on the first days of January and July, and redeemable at 110 per cent of the par value thereof, in manner in said bonds and mortgage specified, all of which 6,000 bonds have been issued and are now outstanding, and also to secure such further issues of first mortgage bonds not exceeding in whole the rate of \$20,000 for each mile of road now or hereafter constructed by said Company as should be thereafter made under the provisions and on the security of said deed of mortgage and trust.

And, Whereas, the said Company in pursuance of its articles of incorporation and by-laws and of said plan of reorganization of the Company approved and ratified by the special meeting of its stockholders held on the 7th day of May, 1881, has made an isue of preferred stock, Twelve Million Dollars in amount in twelve thousand shares of One Hundred Dollars each, all of which stock has been subscribed, and issued upon the following conditions, namely:

- I. The preferred stock is entitled to a preferential dividend, not cumulative, of seven per cent per annum, payable out of the net earnings of the Company, and, after the first mortgage bonds hereinafter specified have been paid off out of the gross proceeds of the land grants.
- II. Net earnings mean the surplus of the gross earnings of the railroad, after the deduction only of all operating and management expenses, repairs, necessary increase of rolling stock and equipment, taxes and the interest and sinking fund payments upon the first mortgage bonds secured by, and now or hereafter issued under the provisions of the deed of mortgage and trust, dated June 1st, 1881, and made by the Company to Henry Villard, Horace White and Charles Edward Bretherton.
- III. In addition to the preferential dividend above mentioned, the preferred stock shall rank equally with the common stock for additional dividends in each year,

after the common stock has received seven per cent in such year.

- IV. The entire gross proceeds of the lands, remaining after payment of the first mortgage bonds above specified, shall be distributed exclusively among the preferred stockholders.
- V. The dividend on the preferred stock, realized from the proceeds of the lands as above defined, shall diminish, pro tanto, the preferential right of the preferred stock to dividends out of the net earnings of the road, as against the common stock, but in no case shall any part of the land proceeds, as above defined, be distributed among the common stock.
- VI. The computation of earnings and land proceeds for the purpose of adjusting the amount of the preferential dividend shall be made annually on the 31st of December, and the dividend shall be declared at or before the annual meeting in the following April.
- VII. On any dissolution of the Company, the preferred stock shall be refunded in full, before anything is refunded to the common stock.
- VIII. No sale, disposition, incumbrance or lease of the railroad or any part of it, nor any mortgage or issue of bonds, except the first mortgage bonds at the rate of \$20,000 a mile hereinbefore specified, nor any operating traffic or running contract in the nature of a lease, or which shall transfer the management or operation of the road, or any part of it, to another company, nor any consolidation with another company, nor any

lease of the railroad of another company, nor any guarantee or assumption of the liabilities of any other company for bonds, coupons, dividends, or otherwise, nor any supplementary articles of incorporation of the Company, nor any increase of the preferred or common stock, shall be made, or be valid without the consent of an absolute majority in amount of all the preferred stock actually issued and outstanding, nor shall the Pacific Extension be undertaken without such consent.

IX. The dividends on the preferred stock for the years 1881 and 1882, not exceeding eight per cent in all may be paid in scrip, convertible into preferred stock instead of cash.

And Whereas, in further pursuance of said plan of reorganization, it has been resolved and agreed between the said Company and the said Trustees, that the ownership of all the shares of said preferred stock so issued and entitled to the security of these presents, shall be evidenced by certificates issued by said Company, and referring to these presents and upon which certificates the conditions upon which said preferred stock is subscribed and issued as hereinbefore set forth shall be endorsed, and otherwise in such form as said Company and said Trustees shall from time to time determine, but which certificates shall only be valid when countersigned by, and registered with some respectable bank or trust company in New York, London and Frankfort-on-the-Main, from time to time agreed upon and appointed in writing by said Trustees and said Company, as Registrars of said preferred stock.

And, Whereas, the Farmers Loan and Trust Company in New York, the London and San Francisco Bank, limited, in London, and the Deutsche Vereinsbank, in Frankfort-on-the-Main, have been so agreed upon and appointed as Registrars of said preferred stock.

Now, this Indenture Witnesseth, That in pursuance of said resolution and agreements and of said plan of reorganization, and to secure the performance of the conditions upon which said preferred stock has been subscribed and issued, as aforesaid, said Oregon and California Railroad Company, doth hereby grant, bargain, sell, assign, transfer and convey unto said Henry Villard, Robert Davie Peebles and Charles Edward Bretherton, their heirs, assigns and legal successors, as Trustees of these presents, all and singular the railroad lines of said Oregon and California Railroad Company, now constructed and in operation, between East Portland and Roseburg, and between Portland and Corvallis, and Albany and Lebanon, in the State of Oregon, including the railroads heretofore known as the Oregon Central Railroad, the Western Oregon Railroad and the Albany and Lebanon railroad, in all about three hundred and six and one-half (3061/2) miles in length running through the Counties of Multnomah, Clackamas, Marion, Linn, Lane, Douglas, Washington, Yamhill, Polk and Benton in said State of Oregon together with the ferry, ferry-boats and landings connecting said railroads at Portland and East Portland, and also all the railroads of said Oregon and California Railroad Company to be hereafter constructed, that is to say the Pacific Exten146

sion thereof, from Forest Grove to Astoria, in accordance with the act of Congress of May 4, 1870, hereinbefore recited, and the line from Corvallis to Junction and the Southern Extension thereof from Roseburg to California, to a junction with the Central Pacific Railroad in accordance with the Act of Congress of July 25, 1866, hereinbefore recited, and also all land rights of way, easement and premises now acquired or appropriated for the purpose of the right of way of said railroads, or for grounds, side tracks, depots, warehouses, tanks, round houses, stock yards, or any other railroad purposes and also all lands granted by the United States in aid of the construction of the said railroads already completed between the termini aforesaid and not yet sold, estimated to be in amount about one million nine hundred thousand acres, and all other lands now or which may be hereafter granted to said company by the United States, and which lands are intended to be more particularly identified as the same are patented by the United States in manner hereinafter provided and also together with all rails, spikes, ties, timber, iron, switches, frogs, depots, warehouses, round houses, machine shops, bridges, trestle work, and all other buildings or structures now or hereafter belonging to, or used for, the maintenance or operation of said railroads respectively, including all the offices, docks and warehouses of the company, in Portland and East Portland, or elsewhere, and all locomotives, cars and other rolling stock, railroad supplies, fuel, tools and machinery now used, or which may hereafter be used in, or provided for the maintenance or operation of said

railroads and all telegraph lines and other appurtenances of said railroads and the franchise to operate same, and all the income, earnings, and profits of said railroads, lands and premises and all other present and future property of every description, of said Oregon and California Railroad Company.

To have and to hold the said railroads, lands, rolling stock, equipment, premises and property unto the use of said Henry Villard, Robert Davie Peebles and Charles Edward Bretherton, their heirs, assigns and legal successors as trustees of these presents as joint tenant, and not as tenants in common free from all prior liens and encumbrances whatever (except the prior lien created by the said deed of mortgage and trust to Henry Villard, Horace White and Charles Edward Bretherton, in favor of the first mortgage bonds now issued or which may be hereafter issued, upon security of said deed of Mortgage and Trust as hereinbefore specified), in trust nevertheless for the equal benefit and security, pro rata, of every holder of the preferred stock of said company duly registered as aforesaid, with one of the registrars of said preferred stock and now issued, or which may be hereafter issued, in pursuance of the provisions of these presents, and intended to be secured hereby, without any priority of any holder over another, by reason of earlier issue, or otherwise, and for the uses and purposes, and with the rights and powers and subject to the provisions, agreements, covenants and stipulations contained in the following articles, that is to say:

Article 1. The said Oregon and California Railroad

Company hereby covenants with the said Trustees that it will forever duly and faithfully perform each and all the conditions upon which said preferred stock has been subscribed and issued as hereinbefore recited.

Article 2. And further, that if any such condition shall be violated or broken and such breach or violation shall continue for six calendar months then said Trustees shall by notice in writing left at the office of the company in Portland, cancel the subscription of all the preferred stock, and thereupon the said company shall and will forthwith pay, on demand, at the office of the company in Portland, to every holder of preferred stock, upon presentation of this certificate, the sum of one hundred dollars for each share held by him.

Article 3. Until the breach of some condition hereby covenanted to be performed as aforesaid, said company shall freely possess the said railroads, lands and premises and the income, earnings and profits thereof, and may contract to sell and sell and dispose of the lands granted by the United States and of all other lands owned by the company not required for the maintenance and operation of its railroads; but when and after all said first mortgage bonds hereinbefore referred to shall have been paid off, no such sale, nor any conveyance or release of said lands, or any of them shall be valid and effectual unless such sale be at a price approved by said trustees and received by them, and such conveyance or release shall be executed by said trustees, or one of them, or by their attorney or attorneys in fact thereunto lawfully

authorized. And for the purpose of facilitating such sales, when and after all said first mortgage bonds hereinbefore referred to shall have been paid off, said trustees may from time to time, either concur with said company in appointing an agent to make such sales and execute such releases and conveyances as their attorney in fact, join in such sales, and to execute such releases and conveyances as their attorney in fact, and they may delegate to any such agent all their powers and duties in respect to the sale of lands, except the custody of the proceeds thereof.

Article 4. Said trustees shall hold the said proceeds of all lands sold, after all such first mortgage bonds hereinbefore referred to shall have been paid off, upon trust, to distribute the same as dividend upon the preferred stock in conformity with the conditions thereof.

Article 5. In case said company shall fail to perform and keep any condition upon which said preferred stock is subscribed and issued, as hereinbefore set forth, it shall be lawful for said trustees to take possesison personally or by their agent or agents, of said railroad, rolling stock and equipment, and the lands and other premises, hereby conveyed or which may be then subject to the lien of these presents and to operate the said railroads and manage the same, and collect and receive the income earnings and tolls thereof, and the proceeds of lands contracted to be sold; and said company covenants and agrees that it will, on demand surrender such possession and permit said trustees to use and possess said railroads,

rolling stocks, lands and premises, without interruption or disturbance, and will permit and suffer said trustees to collect and get in all freight moneys, ticket balances or other earnings, and the purchase moneys of all lands sold, either then due or thereafter becoming due, and in case it may be necessary, or may be deemed advisable by said trustee, to take legal proceedings for dissolution of said company or for cancellation of the subscription of the preferred stock, or enforcement of the covenants, stipulations or trusts of these presents or to obtain possession of said premises in pursuance of the provisions of this article, they shall be entitled to the appointment, by the court in which such legal proceedings are instituted, of a Receiver or Receivers to be nominated by them or to be themselves nominated and appointed Receivers as they may think most expedient.

Article 6. Said trustees, when in possession of said railroads, lands and premises shall have the right as irrevocable attorney or attorneys of said company to bring or defend in the name of the said company any action for the collection of income, freight moneys, ticket balances or other earnings or unpaid purchase money for lands sold, or for obtaining or defending the possession of any property subject to the lien or trustes of these presents or for the condemnation of lands required for the maintenance or operation of said railroads, or in any manner affecting the maintenance thereof.

Article 7. Said trustees are hereby authorized, in their discretion to accept possession of said railroads, with the rolling stock, lands and appurtenances herein comprised although no such default as aforesaid shall have been made if said company shall offer to give up possession to them and thereupon to manage and operate the same, and collect the income and earnings thereof, as hereinbefore provided.

Article 8. It shall be the duty of said trustees to take possession of said railroads, lands and premises, after any such breach as aforesaid upon written requisition made to them for such purpose by the holders of not less than one quarter in amount of said preferred stock.

Article 9. Said trustees shall have full power, from time to time for the purpose of enforcing and administering the trusts and powers of these presents, and for operating and managing or keeing in good order and repair the said railroads, rolling stock, lands and premises, to hire and employ such managers, officers, clerks, agents, attorneys and assistants as they shall deem necessary or useful, and to defray all expenses of such employment and of otherwise executing the trusts of these presents, and to pay any taxes assessed upon the trust premises or any part thereof or any other prior charges thereon, out of any moneys coming to their hands, and in case said trustees shall have no funds in their hands, and shall make any payments either for such purposes or in any other manner for the protection or preservation of the trust premises (whether said trustee shall be in possession of the same or not), the

amount so paid, together with interest thereon at the rate of ten (10) per centum per annum, shall be a first charge on the trust premises, and the earnings, income and proceeds thereof; and in case said company shall fail, on demand to repay said trustees any amount paid by them as aforesaid, with interest at the rate aforesaid they may enter upon and take possession of said railroads, lands and premises, and retain possession and receive the income, earnings and proceeds thereof until they shall have recouped themselves the amount so paid, with interest as aforesaid.

Article 16. In case the company shall, after cancellation of the subscription of the preferred stock in manner provided in Article 2 of these presents, make default in payment to any holder of preferred stock of the sum payable to him under the provisions of said article, it shall be the duty of said trustees to forthwith proceed to enforce this security, and to sell said railroads, rolling stock, equipment and appurtenances, and the land and premises comprised herein, or then subject to the lien of these presents, in one lot, or in more than one lot or parcel, and at one time, or at different times, and for cash, or on reasonable credit, payment therefor being secured on the property sold, and otherwise, upon such terms and in such manner as said trustees may in their discretion, think best.

Article 11. Such sale or sales may be made either without suit by said trustees, or their duly authorized agent by public auction, at the door of the Court House

of Multnomah County in Oregon, after notice of such sale shall have been published at least once a week for four consecutive weeks in the New York Herald, or in case said paper shall not be then published, then in some other daily paper of general circulation published in New York and selected by said trustees; and in case said sale shall be adjourned, the like four weeks' notice shall be given of the adjourned sale; or at the option of said trustees such sale may be made judicially by action or suit brought by said trustees for the enforcement of the lien and powers of sale hereby created and granted, or the enforcement, performance or administration of the covenants, powers, stipulations and trusts of these presents, as said trustees may deem most expedient.

Article 12. The moneys received from the net earnings of said railroads or the purchase moneys received on any such sale thereof, as hereinbefore provided, or the purchase moneys received for lands sold, when in possession of said trustees, shall be applied in the following order: In the first place in the payment of the cost and expenses of the execution of the trusts of these presents, and the management and operation of said railroad, and in the protection and preservation of the trust premises, including a reasonable compensation to said trustees (in addition to the ordinary compensation herein provided for) and the fees of counsel and attorneys; and, in the next place, in payment of debts and liabilities incurred by said company otherwise than by or in or through the breach of any of the conditions upon which said preferred stock is subscribed and issued

as hereinbefore set forth; and lastly in payment to every holder of said preferred stock of the sum of one hundred dollars for each share of preferred stock held by him, or a proportionate part thereof in case such moneys shall be insufficient to pay the full amount; and the surplus, if any, of such moneys shall be refunded to said company.

Article 13. On any sale by virtue of these presents the receipt of the said trustees shall be a sufficient discharge to any purchaser for all purchase money paid by him, and any conveyance or assignment made by said trustees shall vest in said purchaser all the title and interest of said company as fully and effectually as if the company were party thereto.

Article 14. The company hereby covenants and agrees with the said trustees on behalf and for the benefit of the holders of said preferred stock that it will. from time to time, and at all times hereafter upon reasonable request, make, execute, acknowledge and deliver all such further acts, deeds, conveyances and assurances in the law for the better assuring unto the said trustees and their legal successors, from time to time as trustee of these presents upon the trusts and for the purposes herein expressed, the said railroads, rolling stocks, equipment, lands and premises herein comprised, free from all prior liens and encumbrances except as herein specified and all other present and future property of said company of every kind and description as by the said trustees or their counsel learned in the law shall be reasonably

devised, advised or required, and will, from time to time, as the said lands now or hereafter granted by the United States are patented to said company, execute proper deeds of further assurance thereof to said trustees so as to fully identify the lands intended to be comprised in or subjected to the lien of these presents.

Article 15. All rights or powers by these presents given to, or covenants, stipulations or agreements made with said Henry Villard, Robert Davie Peebles and Charles Edward Bretherton shall survive and enure to the benefit of the trustee or trustees for the time being of these presents, in the same manner as if said trustee or trustees had been named herein.

Article 16. In these presents the word "trustees" shall be held to mean the said Henry Villard, Robert Davie Peebles and Charles Edward Bretherton while continuing to be trustees hereof, and the trustees for the time being of these presents, whether all or any be original trustees or new trustees.

Article 17. No trustee shall be in any manner responsible for any act, default or misconduct of his cotrustee, nor for that of any agent, bank, banker, broker, or other persons employed by him or by his co-trustee, unless he shall be chargeable with culpable negligence in their selection or in the continuance of their employment; nor otherwise except for his own willful default, misconduct or gross negligence. But except as herein specially authorized, no trustee shall have power to delegate his powers or authority to his co-trustees or

co-trustee, or to any other person whatever.

Article 18. The trustees may pay such reasonable compensation as they shall deem proper to all agents, land agents, engineers, officers, attorneys and servants whom they may reasonably employ in the management of their trust, and said trustees shall be paid by said company or, in default out of the trust money, the sum of five hundred dollars per annum each, and in addition a further reasonable compensation for such services as they may be called upon to render in taking possession of and managing the premises or selling the same, or bringing suit for the enforcement of the liens or trusts hereby credited or the collection of the moneys secured or to be secured by or becoming payable by virtue of these presents.

Article 19. The case of the death, resignation or refusal or incapacity to act of any Trustee the surviving or continuing Trustees or Trustee shall by deed appoint a suitable person as Trustee, in the place or stead of the Trustee so dying, resigning, refusing or becoming incapable; and in case there shall be no surviving or continuing Trustees or Trustee, or such surviving or continuing Trustees or Trustee shall fail for three calendar months after the death, resignation, refusal or incapacity of their or his previous co-Trustee to appoint a new Trustee, the said company, or any holder of said preferred stock, may apply to any Judge in the Circuit Court of the United States for the District of Oregon, to make such appointment and any such Judge may ap-

157

point a new Trustee by instrument under his hand and seal, without suit or other legal proceedings therefor; but in no case shall a citizen of the State of Oregon be appointed, or be capable of acting as a Trustee of these presents. And it is hereby declared to be the duty of said Trustees to bring all actions or suits in any way relating to the trusts of these presents in the courts of the United States whenever such courts shall have jurisdiction of such action or suit, and not in the Courts of the State.

Article 20. A majority in amount of the holders of the said preferred stock shall have full power at any time without suit, and whether there be any vacancy or not to remove all or any of the then existing Trustees and to appoint other Trustees, or another Trustee, in their or his place and to increase or diminish the number of Trustees or to appoint a corporation duly authorized to execute trusts in the State of Oregon, as one of the Trustees or as sole Trustee; and any such act of the majority in the amount of the holders of preferred stock shall be deemed to be sufficiently made, executed, evidenced and proved by a written instrument or instruments purporting to be signed by the actual holders of the certificates for such preferred stock, whether they shall be registered in the names of such persons on the books of the company or not, provided that each such certificate shall be either in the name of such holder or transferable by him as attorney of the holder named in the certificate, and stating the identifying numbers of the certificates of the shares of such stock and the amount of such shares held by each signatury, and the respective signatures to which, and the production to a Notary Public at the time of signature of the certificates specified, shall be acknowledged before and certified by such Notary Public and his certificate attached and authenticated by his Notarial Seal. No proof shall be necessary of the qualications of any such Notary so purporting to act in the United States, the British Dominions, Holland, France or the German Empire.

Article 21. Any appointment of a new Trustee made by the surviving or continuing Trustees or Trustee, or the majority of the holders of preferred stock, or a Judge, as hereinbefore provided, shall be effectual to vest in the new Trustees or new Trustee all estates, rights, trusts, powers and duties as fully as if they or he were Trustees or a Trustee party to these presents without any new deed or conveyance; but nevertheless the said company hereby covenants in any and every such case to make, upon request of the new Trustees or Trustee, all such deeds, conveyances and assurances as may be appropriate for more fully and certainly vesting in and confirming to such new Trustees or Trustee such estates, rights, powers, trusts and duties and every resigning Trustee shall, on like request, make and execute such deeds, conveyances and assurances to his successors or successor.

Article 22. A majority in amount of the holders of the preferred stock at any time secured by these presents may, by written instrument, to be executed and proved as provided in Article 28, at any time before the cancellation of the subscription for the preferred stock, as hereinbefore provided waive any breach of any condition upon which said preferred stock is subscribed and issued, but such waiver shall be of no effect unless such breach shall have consisted in some act or omission which a majority in amount of the holders of said preferred stock might have previously authorized, or unless such breach shall have consisted in the nonpayment of any dividend, and the Company shall, together with such instrument or instruments of waiver, hand to the Trustees a sum of money sufficient to pay all such dividend then in arrear, and in the case last mentioned said Trustee shall proceed to pay said dividend as nearly as possible in the manner provided by these presents.

Article 23. The said company, for itself, its successors and assigns doth hereby absolutely and irrevocably waive the benefit or advantage of any and all valuation, stay, appraisement or redemption laws, or laws requiring liens or deeds of trust to be foreclosed or enforced by action or suit, and of all other laws now existing, or hereafter passed, which, but for this provision would prevent the absolute and unconditional sale of the premises hereby conveyed by a Court or by a Trustee without suit; and on any such sale said company, for itself, its successors and assigns, covenants to join in and confirm the conveyance to the purchaser.

Article 24. In case of any sale of said premises, whether by the Trustees or by a Court, any purchasers

shall be entitled to deliver, in part payment of the purchase money, any of the certificates for preferred stock secured by these presents; and such certificates shall be reckoned as equivalent to the sum which would be their proportion of the net proceeds of the sale after the deduction of all expenses. The payment to be made in cash to cover such expenses shall be fixed previously by the Trustees or the Court as the case may be and announced in the advertisement of sale.

Article 25. The Trustees shall, whenever requested by the company, release from the lien of these presents any land, rolling stock, or other property become useless for the purposes of the railroads by alteration of route, changes in machinery or equipment or otherwise.

Article 26. On any sale, whether by the Trustees or a Court, of the property hereby conveyed, or any part thereof, the Trustees shall have the right to buy in the same, and a majority in amount of the holders of the preferred stock shall have the right, by written instrument, evidenced and proved as hereinbefore provided by Article 28, to fix a sum which it shall be the duty of the Trustees to bid for the property to be sold, on behalf and for the benefit of such holders of preferred stock, but only on condition that due provision is made by such majority to the satisfaction of the Trustees or the Court as the case may be for the payment in cash of all expenses incurred in the execution of the trusts of these presents, and of the proportion of such sum payable to the holders of preferred stock not concurring in such request.

Article 27. On any such purchase the Trustees shall hold the property so purchased upon trust for the equal benefit of the holders of preferred stock, who had required the Trustees to buy in the property on their behalf, as the absolute property of said holders of preferred stock, without any right of redemption or resale in favor of said Company or any other holders of preferred stock.

Article 28. The Trustees shall deposit all trust funds which may from time to time come to their hands in their joint names, in the London and San Francisco Bank Limited, or such other respectable bank or banks, trust company or trust companies, in London, New York, Frankfort, San Francisco or Portland, as they may, from time to time agree upon, and may from time to time invest the same, until required, in the purchase of United States stocks or bonds at their market value, or in the first mortgage bonds of the company at any price not exceeding the par value thereof or on loans secured on such stocks or bonds.

Article 29. In computing the majority in amount of the holders of preferred stock hereinbefore referred to, only the stock actually issued and outstanding shall count, and not any stock belonging to the company, or reserved for the conversion of the issue of income bonds in said plans of reorganization mentioned.

Article 30. And, Whereas, by reason of distance, lapse of time, or other accident, the dates of the actual execution of this Indenture of Trust, by the various

parties thereto, may be previous or subsequent to the day of which it bears date. Now it is hereby expressly agreed and declared that this Indenture of Trust shall be dated the second day of June, 1881, and shall be valid and effectual as if executed on the day and date thereof, and that this Indenture of Trust is the indenture referred to in the certificates for preferred stock hereinbefore mentioned, and is made and executed by and between the parties hereto as and for the Indenture or Deed of Trust securing and intended to secure, the performance of the conditions on which said preferred stock is subscribed and issued.

In Witness Whereof, the said Oregon and California Railroad Company, pursuant to a resolution of its Board of Directors duly authorizing the same, has caused these presents and nineteen duplicates hereof to be sealed with the corporate seal, signed by its President, and attested by its Assistant Secretary, and the said Trustees respectively have hereunto and unto the said nineteen duplicates hereof set their hands and seals the day and year above written.

OREGON AND CALIFORNIA RAILROAD COMPANY,

By H. Villard, President.

Attest: H. H. Tyndale, Assistant Secretary. O. & C. R. R. Corporate Seal.

H. VILLARD,
R. D. PEEBLES,
C. E. BRETHERTON,
Trustees.

Signed, Sealed and Delivered in Presence of Geo. A. Saxer, as to Sidney Starbuck, H. Villard, C. E. Bretherton.

Signed, Sealed and Delivered by Robert Davie Peebles in the Presence of James Davis, S. Jackson, 22 Old Broad Street, London.

STATE OF NEW YORK, City and County of New York,

Be it remembered that on this 29th day of July, A. D. 1881, before me, Charles Edgar Mills, a Commissioner of the State of Oregon, in and for the State of New York, residing in said City of New York, personally appeared Henry Villard, the President of the Oregon and California Railroad Company, and Hector H. Tyndale, the Assistant Secretary of the same company, to me respectively personally known to be such, who being by me severally duly sworn did depose and say, that he, said Henry Villard, resides in the City and State of New York; that he, said Hector H. Tyndale, also resides in said City of New York; that he, said Henry Villard, is the President, and he, said Hector H. Tyndale, is the Assistant Secretary of said company; that they know the corporate seal of said company; that the seal affixed to the foregoing instrument is such corporate seal; that it was so affixed hereto by order of the Board of Directors of said company; and that they, the said Henry Villard and Hector H. Tyndale, signed their names thereto by the like order, as President and Assistant Secretary of said company,

respectively, and they further acknowledged the execution of the within instrument to be their free and voluntary act and deed, and as the free and voluntary act and deed of said company, for the uses and purposes therein mentioned.

In Witness Whereof, I have hereunto set my hand and affixed my official seal this 29th day of July, A. D. 1881.

CHARLES EDGAR MILLS,

A Commissioner for the State of Oregon in New York. (Commissioner's Seal.)

City and County of New York, STATE OF NEW YORK,

Be it remembered, that on this 29th day of July, A. D. 1881, before me, Charles Edgar Mills, a Commissioner of the State of Oregon, in and for the State of New York, residing in said City of New York, personally appeared Henry Villard and Charles Edward Bretherton, Trustees in the foregoing Deed of Trust, to me personally known to be the identical persons described in and who executed the foregoing instrument as Trustees, and they severally acknowledged to me that they executed the same freely and voluntarily, as their act and deed, for the uses and purposes therein mentioned.

Witness my hand and official seal this 29th day of July, A. D. 1881.

CHARLES EDGAR MILLS,

A Commissioner for the State of Oregon in New York. (Commissioner's Seal.)

CONSULATE GENERAL OF THE UNITED STATES OF AMERICA For Great Britain and Ireland, London.

On this 17th day of August, 1881, before me, Adam Badeau, Consul General and ex-officio a Notary Public of the United States of America, at London, England, personally appeared Robert Davie Peebles, to me known to be the person of that name described in and who has executed the foregoing Deed of Mortgage and Trust, and then and there acknowledged the same to be his free and voluntary act and deed for the uses and purposes therein contained.

In Testimony Whereof, I have hereunto set my hand and affixed my official notarial seal, at London, aforesaid, the day and year above written.

ADAM BADEAU,

Consul General, U. S. A., London.

(U. S. Consulate Seal.)

Exhibit E

This Agreement made and entered into this . day of --- One Thousand Eight Hundred and Eighty-Seven, by and between George Henry Hopkinson, Robert Davie Peebles, Patrick Buchan and Charles Edward Bretherton, the Stockholders' Reconstruction Committee of the Oregon and California Railroad Company, and who are hereinafter called the Stockholders' Committee, of the first part, the Pacific Improvement Company, a corporation created, organized and existing under the laws of the State of California, of the second part, Lawrence Harrison, Andrew Haes, Henry Hopkinson, George Henry Kearton and Lawrence James Baker, a Committee sitting in London, England, and representing the British holders of the First Mortgage Bonds of said Oregon and California Railroad Company, hereinafter called the London Bondholders' Committee, of the third part, Heinrich Hohenemser, Hermann Koehler, Karl Pollitz, Adolph Otto, Phillip Bonn, Heinrich Oswalt, Siegmund Lion and Emil Kalb, a Committee sitting in Frankfort, Germany, and representing the German holders of the First Mortgage Bonds of said Company, hereinafter called the Frankfort Bondholders' Committee, of the fourth part, the Southern Pacific Company, a corporation created, organized and existing under and by virtue of the laws of the State of Kentucky, of the fifth part, the said Oregon and California Railroad Company, of the sixth part, and the Union Trust Company of New York, a corporation created, organized and existing under and by virtue of the laws of the State of New York, party of the seventh part, witnesseth as follows:

First: The Stockholders' Committee agrees to sell to the Pacific Improvement Company, One Hundred and Seventeen Thousand, Two Hundred and Ninetv (117,290) shares of the Preferred Capital Stock of the Oregon and California Railroad Company, out of the total issue of One Hundred and Twenty Thousand (120,000) shares thereof, and Sixty-Seven Thousand, Seven Hundred and Eighty-Five (67,785) shares of the Common Capital Stock of said Oregon and California Railroad Company, out of the total issue of Seventy Thousand (70,000) shares thereof, and Second Mortgage Bonds of said Oregon and California Railroad Company, to the amount at their part value of Two Millions, Six Hundred and Ten Thousand Dollars (\$2,610,000), being the total issue of such Second Mortgage Bonds, and will deliver the same to the said Pacific Improvement Company, in the City of New York, on or before the first day of April, One Thousand Eight Hundred and Eighty-Seven; and the said Pacific Improvement Company, in consideration thereof, and in payment therefor, will, simultaneously with such deliverv and with the deposit with the Union Trust Company of New York, by the London and Frankfort Bondholders' Committees, of bonds to the amount of at least Eight Millions, Four Hundred Thousand Dollars (\$8,400,-000), par value, as hereinafter provided, deliver in the City of New York, to the Stockholders' Committee or

its nominee in said city, one share of the Capital Stock of the Central Pacific Railroad Company (out of a total Capital Stock thereof not exceeding six hundred and eighty thousand [680,000] shares) against every two shares of Oregon and California Preferred Stock sold and delivered as aforesaid, and one share of Central Pacific Stock against every four shares of Oregon and California Common Stock sold and delivered as aforesaid, and will also pay the sum of Four Shillings sterling for every share of Oregon and California Preferred Stock, and of Three Shillings sterling for every share of Oregon and California Common Stock so sold and delivered. Such payments to be made by first-class bankers' sight draft on London.

The Pacific Improvement Company also agrees to pay the cost of transportation and insurance of said stock and bonds to the City of New York, and of the stock of the Central Pacific Railroad, to be received in payment therefor, from the City of New York to the City of London. It also agrees to pay to the nominee, in the City of New York, of the Stockholders' Committee, the sum of Two Thousand, Five Hundred Dollars as a remuneration for such nominee's services in the premises, and that the Central Pacific Railroad Company, upon the surrender to it of the certificate or certificates representing the stock so to be delivered by the Pacific Improvement Company, shall issue ten-share certificates for said stock in the name or names of such parties as may be designated by the Stockholders' Committee or its nominee in New York.

Second: In case the Stockholders' Committee, shall on or before the first day of April, One Thousand Eight Hundred and Eighty-Seven, acquire the ownership or control of any additional amount of the Preferred or Common Stock of the Oregon and California Railroad Company, beyond and in excess of the amount mentioned and described in the foregoing article hereof, then and in that event the Stockholders' Committee agrees to sell and deliver the same to the Pacific Improvement Company, in the City of New York, on or before the said first day of April, One Thousand Eight Hundred and Eighty-Seven, and the Pacific Improvement Company shall pay for the same in cash and stock, at the respective rates and in the manner specified in the previous article.

Third: The Bondholders' Committees have agreed to sell to and exchange with the Southern Pacific Company, upon the terms hereinafter stated, and upon compliance with the same by the Southern Pacific Company and the Oregon and California Railroad Company or its successors, First Mortgage Bonds of said Oregon and California Railroad Company (out of the total amount outstanding of Eight Millions, Six Hundred and Six Thousand Dollars [\$8,606,000] par value) issued under and secured by the mortgage of said Company to Henry Villard, Horace White and Charles Edward Bretherton, as trustee, dated first day of June, One Thousand Eight Hundred and Eighty-One, but of which the Farmers' Loan and Trust Company of New York is now sole Trustee to the amount at their par

value of Eight Million, Four Hundred Thousand Dollars, (\$8,400,000), bearing all unpaid coupons appertaining thereto. For that purpose they are to deposit the said Eight Million, Four Hundred Thousand Dollars (\$8,400,000) bonds, within forty days after the execution of this agreement, with the Union Trust Company of New York. The Southern Pacific Company, in consideration thereof, and in payment and exchange therefor, is to deliver to the said Trust Company, to be delivered by it to the Bondholders' Committees, or their nominee in the City of New York, Nine Million, Two Hundred and Forty Thousand Dollars (\$9,240,000) par value of new bonds of the Oregon and California Railroad Company or its successors (being at the rate of Cne Hundred and Ten (110) per cent new bonds upon the amount of old bonds exchanged as aforesaid) carrying interest at the rate of five per centum per annum from the first day of July, One Thousand Eight Hundred and Eighty-Six (except so far as such interest may have been theretofore paid in cash as hereafter provided) and guaranteed, both principal and interest, by the Southern Pacific Company, and secured as hereinafter stated; and also to pay the sum in cash of Four Pounds (£4) sterling for each now existing bond of One Thousand Dollars (\$1,000) received in exchange as aforesaid; such new bonds so to be delivered by the Southern Pacific Company in payment and exchange as aforesaid shall be payable, principal and interest, in gold, forty years after date, and bear interest at the rate of five per cent per annum, payable half-yearly, and shall be guaraneeed,

both as to principal and interest by the Southern Pacific Company, and shall be secured by a mortgage to be made by the said Railroad Company or its successors to the Union Trust Company of New York (or such other company as shall be agreed upon by the parties) upon all the property which, at the time of such deposit of existing bonds, shall be covered by the mortgage securing such First Mortgage Bonds of the Oregon and California Railroad Company, except the amounts due for lands sold previous to the date of such deposit, and except the cash in the hands of the mortgage Trustee, and upon all extensions thereof and future acquired property in Oregon of the company making such new bonds. The net proceeds of lands sold subsequent to the date of such deposit, and of the lands included in such mortgage securing such new bonds, shall be applied to the redemption and cancellation of the new bonds by annual drawings at par, unless purchasable at a lower price, as prescribed in the mortgage. Such new mortgage is to be equivalent, in point of lien and priority, to the aforesaid existing mortgage securing the said First Mortgage Bonds, except as to such of the latter as are not now or hereafter may not be deposited by the London and Frankfort Bondholders' Committee under this agreement. The amount of the bonds to be issued under such new mortgage shall be as follows: Thirty Thousand Dollars (\$30,000) per mile for every mile of standard gauge road now or hereafter constructed or acquired and comprised in the mortgage, and Ten Thousand Dollars (\$10,000) for every mile of narrow gauge road now or

at any time hereafter constructed or acquired and comprised in the mortgage. The mortgage deed shall provide for the immediate issue and delivery by the mortgage Trustee to the Mortgagor Company of Ten Million, Five Hundred Thousand Dollars (\$10,500,000) of the new bonds in nominal amount; and that thereafter the Trustee of the mortgage shall further issue One Hundred Thousand Dollars (\$100,000) par value of such bonds for each mile of road constructed between the present terminus, near Ashland, and the California State line, and Fifty Thousand Dollars (\$50,000) par value of such bonds for each ten miles of steel rails laid down on the present lines of the Oregon and California Railroad Company, after such deposit of existing bonds, and on the completion of a rail connection between the present line of the Oregon and California Railroad Company and the line of the Central Pacific Railroad Company any unissued bonds for which the mileage shall then be constructed shall be delivered.

Provided, however, that such aggregate issue, including the amount to be delivered to the Bondholders' Committee hereunder, shall not exceed the limits of Thirty Thousand Dollars (\$80,000) and Ten Thousand Dollars (\$10,000) for each constructed mile of standard and narrow gauge line respectively, nor Twenty Million Dollars (\$20,000,000) in all. For any additional mileage constructed or acquired either between Junction and Corvallis or elsewhere in Oregon, the Mortgage Trustee shall deliver the sum of Thirty Thousand Dollars (\$30,-

000) par value for each mile of standard gauge road, and the sum of Ten Thousand Dollars (\$10,000) par value for each mile of narrow gauge road; the mortgage Trustee, however, not to be compelled to accept less than ten miles of road at any one time, except in case of terminal sections. Deliveries of bonds under such mortgage are to be made by the Trustee from time to time upon presentation to it of affidavits, of the President and Chief Engineer of the Railway Company making such mortgage, to the facts authorizing delivery of such bonds under this Article, and without other evidence or proof thereof. In no event, however, is the total issue of bonds secured by said new mortgage, to exceed for all the purposes in this Article mentioned, the aggregate of the sum of Twenty Million Dollars (\$20,000,-000). The form of such new bond, which is to be of One Thousand Dollars (\$1,000) denomination, and of the mortgage securing the same, and of the guaranty. are to be approved by the counsel of the Bondholders' Committees.

Fourth: Notwithstanding the provisions to be inserted in the mortgage deed restricting the future issue of bonds to the mileage rates above specified, the mortgage deed shall permit the Railway Company making the mortgage to require the Trustee, at any one time, or from time to time, to issue and permit the sale of such amount or amounts of bonds as the Railway Company may think fit, Provided, however, that the proceeds of such bonds shall be received by the mortgage

Trustee, and not by the Railway Company or its appointees, and shall be disbursed by the mortgage Trustee to the Railway Company or its appointees, only pro rata, as and when the Railway Company would have been entitled to receive such bonds thereunder, under the foregoing Articles hereof.

Fifth: In case, on or before the first day of April, One Thousand Eight Hundred and Eighty-Seven, the Bondholders' Committee shall acquire the ownership or control of any additional amount of the said First Mortgage Bonds of the Oregon and California Railroad Company, beyond and in excess of those mentioned in the third Article hereof, then and in that event said Bondholders' Committees agree to sell and exchange the same with the Southern Pacific Company, upon the like terms and in consideration thereof, and in payment and exchange therefor, the Southern Pacific Company shall deliver and pay to the Bondholders' Committees, Eleven Hundred Dollars of bonds guaranteed by the Southern Pacific Company, of the character hereinabove described, and the sum of Four Pounds (£4) sterling in cash for every One Thousand Dollars of such additional now existing First Mortgage Bonds of the Oregon and California Railroad Company, above mentioned, with all unpaid coupons appertaining thereto, so delivered to it for exchange, due adjustment of fractions to be made by issue of fractional certificates therefor.

Sixth: Within three months from the deposit of the bonds now belonging to or controlled by the Bondhold-

ers' Committees, with the Union Trust Company, as hereinbefore provided, the Southern Pacific Company, by notice in writing to the Union Trust Company of New York, shall declare its election, either to cause to be created new bonds by act of the present Oregon and California Railroad Company, without foreclosure, or to require the Union Trust Company, as holders of the present mortgage bonds, to obtain a decree in the pending foreclosure suit or to foreclose the mortgage in some other suit caused to be brought by it, and to purchase the property or cause it to be purchased, by its nominee or nominees, at the foreclosure sale. In case said Southern Pacific Company shall give notice of its election to cause to be created new bonds of the present Oregon and California Railroad Company, then such new bonds, duly guaranteed by the said Southern Pacific Company, shall be delivered to the said Union Trust Company, of New York, within six months from the date of such notice, to be by said Trust Company forthwith delivered to the Bondholders' Committees or their nominees in New York. If within said period of three months from the deposit of the bonds by the Bondholders' Committees as aforesaid, the Southern Pacific Company shall fail to signify its election as aforesaid, or if within said period of six months from signifying an election to cause to be created new bonds of the present Oregon and California Railroad Company, it shall fail to deliver such new bonds, so guaranteed as aforesaid to the Union Trust Company of New York, then and in either of such events this agreement shall become void and determined.

176

and the said Trust Company shall forthwith return to the Bondholders' Committees or their nominees, the bonds deposited by them respectively, and all payments as aforesaid, made by the Southern Pacific Company to the Bondholders' Committees, shall be forfeited and be retained absolutely by the said Bondholders' Committees.

Seventh: Simultaneously with such deposit of bonds to the amount of at least Eight Million Four Hundred Thousand Dollars (\$8,400,000) the Southern Pacific Company agrees to pay to the Bondholders' Committees or their nominees in New York, by first-class bankers' sight draft on London, the sum of Thirty-Three Thousand Six Hundred Pounds (£33,600) sterling, being at the rate of Four Pounds (£4) per bond in respect of the bonds so to be deposited. If the Southern Pacific Company shall not elect, as hereinbefore mentioned, to have the existing first mortgage foreclosed, then upon the delivery to the said Union Trust Company, of New York, of the new bonds of the character hereinbefore described, to the amount at their par or face value of Nine Million Two Hundred and Forty Thousand Dollars (\$9,240,000), the Union Trust Company, of New York, shall deliver to the Trustee of the new mortgage the Eight Million Four Hundred Thousand Dollars (\$8,-400,000) par value of now existing First Mortgage Bonds, so deposited with it, together with all coupons deposited therewith. In case the Southern Pacific Company shall elect to have such now existing first mort-

gage foreclosed, the Union Trust Company, of New York, shall under and pursuant to the directions of the Southern Pacific Company, use such deposited bonds and coupons to bring about such foreclosure, and for the purchase of the property by the said Union Trust Company, of New York, or its nominee or nominees, at any sale or sales thereunder, and the said Union Trust Company of New York, shall retain control of the property acquired therewith, until such new bonds to be delivered in exchange therefor under the third Article hereof, shall be prepared by the corporation issuing the same, duly guaranteed by the Southern Pacific Company, and shall have been deposited with the said Union Trust Company of New York; and thereupon the property acquired shall be conveyed and turned over to the corporation issuing the new bonds, which corporation the Southern Pacific Company agrees to cause to be formed. In case of such foreclosure proceedings, the Southern Pacific Company is to cause a decree to be obtained, and a sale thereunder had and confirmed, within twelve months from the date of the execution and delivery of this instrument, or within such further time as may be fixed upon as reasonable by the counsel of the Bondholders' Committees, and of the Southern Pacific Company, or in case of their disagreement, by Benjamin H. Bristow, Esq., whose decision shall be final. In case the Southern Pacific Company fails to obtain a decree of foreclosure, and to purchase the said property within the times aforesaid, or, in case of such purchase, it fails within six months thereafter to deliver such new bonds

178

by such new corporation, duly guaranteed by the Southern Pacific Company, to the said Union Trust Company, of the City of New York, then, and in either of such events, the said Union Trust Company, of the City of New York, shall hold said property upon trust for the Bondholders' Committees without any claim thereupon or interest therein, by the Southern Pacific Company, under or by virtue of this agreement, or otherwise, and shall, when thereunto required by the Bondholders' Committees, convey such property to such persons or corporation as said Bondholders' Committees may in writing direct, and all payments by the Southern Pacific Company to the Bondholders' Committees, in pursuance of any of the Articles of this agreement, shall be forfeited and be retained absolutely by the said Bondholders' Committees. At any time after April first, One Thousand Eight Hundred and Eighty-Seven, any additional amounts of such First Mortgage Bonds acquired by the Bondholders' Committees, or either of them, shall be forthwith deposited by them in like manner with the said Union Trust Company of New York, subject to the like provisions in respect of their exchange and use in the meantime, as hereinbefore provided, in respect to the Eight Million Four Hundred Thousand Dollars (\$8,400,000) bonds deposited as aforesaid, and simultaneously with each and every such additional deposit of any amount of bonds, the Southern Pacific Company will pay to the Bondholders' Committees making the deposit, the sum of Four Pounds (£4) sterling in respect of each One Thousand Dollars (\$1,000) of such additional bonds.

Eighth: On the deposit of such Eight Million Four Hundred Thousand Dollars (\$8,400,000) of now existing First Mortgage Bonds, and on the first day of July, One Thousand Eight Hundred and Eighty-Seven, and each six months thereafter, until the delivery to said Union Trust Company, of the new bonds hereinbefore referred to, the said Southern Pacific Company shall pay in London to the said Bondholders' Committees, interest at the rate of Two and One-Half (21/2) per cent upon an amount equal to One Hundred and Ten (110) per cent upon the now existing First Mortgage Bonds of the Oregon and California Railroad Company, which shall have been theretofore deposited (with all now unpaid coupons appertaining thereto) with the said Union Trust Company, under the terms of this agreement, and the new bonds to be delivered by the Southern Pacific Company, as hereinbefore prescribed, shall bear interest at the rate of Five (5) per cent per annum, only from the last date at which the Southern Pacific Company shall have made such payment.

Ninth: It is understood and agreed that there shall not at any time between the execution of this agreement and the delivery to the Pacific Improvement Company and the Southern Pacific Company respectively of the stocks and securities to be delivered to them as hereinabove provided, be any increase of the amount of the outstanding bonds or capital stock or indebtedness of the said Oregon and California Railroad Company, or

any issue of Receivers' Certificates affecting its property, or increase of the Receivers' indebtedness, or dividend, or other distribution or diminution of assets, except so far as the same may necessarily result from the operation of the road or maintenance of the offices of the corporation.

Tenth: The Pacific Improvement Company and the Southern Pacific Company will pay to the Stockholders' and Bondholders' Committees respectively, and as part of the consideration for the sales of shares and bonds hereinbefore specified. such stock of the Central Pacific Railroad Company and such sums in cash as may be necessary to pay and provide for the fees, remuneration and liabilities of said Committees, including counsel fees and office expenses incurred by said Committees, and the services of the employees of said committees, but not exceeding in the aggregate Two Thousand Five Hundred (2,500) shares of such stock and the sum of One Hundred and Fifty Thousand Dollars (\$150,000) in cash. The audit of the London Bondholders' Committee of such accounts shall be necessary, and shall be final and conclusive as against the Southern Pacific Company and the Pacific Improvement Company. Such Twenty-Five Hundred shares are to be delivered to the Bondholders' Committees simultaneously with the deposit of bonds and exchange of stock as hereinbefore provided, and the cash payment of One Hundred and Fifty Thousand Dollars (\$150,000), or so much thereof as may be required as aforesaid, shall be made simultaneously with the declaration in writing by the Southern Pacific Company of its election or non-election to cause the existing first mortgage to be foreclosed.

Eleventh: When this agreement shall have been fully performed by the Pacific Improvement Company and the Southern Pacific Company respectively, then all sums of money and assets remaining in the hands of the said Committees, or any of them, out of the proceeds of assessments or derived from other sources, excepting from the aforesaid payment of Four Pounds (£4) per bond and Four (4) Shillings and Three (8) Shillings in respect of preferred and common stock respectively, shall be paid over to the Pacific Improvement Company.

Twelfth: The Southern Pacific Company further agrees to and with the Bondholders' Committees to pay all Receivers' indebtedness, as well as all costs and counsel fees, in the now pending foreclosure suit or in any foreclosure suit which it may hereafter elect to or cause to be instituted. It also agrees to pay all the charges and expenses of every description of the Union Trust Company of New York, or of its nominee or nominees for any matter or service to be done or performed by it under and in pursuance of any or either of the Articles of this Contract.

Thirteenth: The Southern Pacific Company further agrees with the Bondholders' Committee to pay the cost

of transportation and insurance on the aforementioned bonds both from London to New York and from New York to London, and in addition thereto, one-half of a commission of Fifteen Thousand Dollars (\$15,000) which the Bondholders' Committees are to pay to their agents in New York for receiving and delivering the said bonds to the Union Trust Company of New York, and for receiving in return therefor from the said Trust Company the new bonds so to be issued as aforesaid.

Fourteenth: The Southern Pacific Company further agrees to and with the Bondholders' Committees to cause to be stamped the certificates heretofore issued by either of such Committees, with a statement that the holder of such certificates is entitled to the benefit of this agreement, and has assented thereto. The Southern Pacific Company further agrees to designate a person in London and a person in Frankfort, who shall be authorized to so stamp such certificates, as and when they are presented by the holders thereof, without expense to such holders.

Fifteenth: The Southern Pacific Company agrees to execute a lease of the railroad of the Oregon and California Railroad Company or of its successors, for a period of at least forty years from the date of issue of the new bonds, and such railroad company agrees to execute such lease, and such lease is to form part of the consideration of the guaranty by the Southern Pacific Company of the new bonds as aforesaid. Any infirmity or invalidity of or in said lease shall not be deemed a

188

breach of this agreement by the Southern Pacific Company or the Oregon and California Railroad Company or its successors, nor shall it in any wise affect the validity, legality or sufficiency of the guaranty of such new bonds by the Southern Pacific Company.

Sixteenth: The Pacific Improvement Company and the Southern Pacific Company further agree that, upon issue of the new bonds, hereinbefore provided, the Second Mortgage Bonds of the said Oregon and California Railroad Company, which shall have heretofore been delivered by the Stockholders' Committee to the Pacific Improvement Company, as hereinbefore prescribed, shall be canceled, and thereupon, unless the counsel of the Southern Pacific Company and the Bondholders' Committees should otherwise determine, the First Mortgage Bonds, which shall have been deposited by the Bondholders' Committees hereunder, shall also be canceled. Upon the cancellation of such Second Mortgage Bonds, the Pacific Improvement Company shall thereupon take all proper proceedings to have the mortgage securing the same, satisfied of record. As soon as all outstanding bonds not deposited by the Bondholders' Committees with the Union Trust Company, as hereinbefore provided, shall have been paid, or otherwise satisfied, all proper proceedings shall be taken to have the mortgage securing such now existing First Mortgage Bonds of said Oregon and California Railroad Company, satisfied of record, unless, in the joint judgment of the counsel for the Southern Pacific Company and the Bondholders' Committees, it should be deemed more expedient not then to have said mortgage so satisfied.

Seventeenth: The Union Trust Company of New York, has executed this agreement as evidence of its acceptance of the trusts thereby assumed and undertaken by it, and the Oregon and California Railroad Company has executed this agreement as an evidence of its acquiescence and approval of the same, and of its obligation to assist in carrying out the provisions thereof.

In Witness Whereof, the parties of the first, third and fourth parts have hereunto set their hands and seals, and the parties of the second, fifth and sixth, and seventh parts have caused their corporate names to be hereunto subscribed, and their corporate seals to be hereunto affixed by their Presidents or Vice-Presidents respectively, the day and year first above written.

Exhibit F

This Agreement, Made this first day of July, 1887, between the Oregon and California Railroad Company, a corporation duly organized and existing under the laws of the State of Oregon, and the Southern Pacific Company, a corporation duly organized under the laws of the State of Kentucky.

Witnesseth, That the said Oregon and California Railroad Company hereby leases to the Southern Pacific Company for the term of forty (40) years from the date hereof all of its railroad situated in the State of Oregon known as the Oregon and California Railroad, with all its branches, together with the rolling stock, telegraph lines, tools and property of every kind and nature whatsoever in use upon or in connection with the said railroad, and together with all the appurtenances thereunto belonging, with the right to possess, maintain and operate the said property and to receive the rents, issues and profits thereof.

In consideration thereof the Southern Pacific Company agrees to and with the said Oregon and California Railroad Company that during the continuance of this lease it will keep the said leased property in good order, condition and repair, operate, maintain, add to and better the same at its own expense, pay all taxes legally assessed against the same, or levied thereon, and pay the interest as it shall mature, on such First Mortgage Bonds of said Oregon and California Railroad Company, secured by

186

indenture or Deed of Trust to the Union Trust Company of New York, dated July 1st, 1887, as may be issued in respect of its now existing lines or the extension now under construction of its main line to the boundary between Oregon and California as may be hereafter guaranteed by said Southern Pacific Company, and that it will on the first day of May in each year during the continuance of this lease, pay to the said Oregon and California Railroad Company such balance, if any, of the net earnings or income received by said Southern Pacific Company from the said leased premises with the appurtenances for the year ending on the thirty-first day of December then next preceding as shall remain in its hands after all charges and expenses incurred by it and all the payment for taxes and interest hereinbefore provided or agreed or directed to be made and all current fixed charges of the said Oregon and California Railroad Company and all indebtedness of said Railroad Company to said Southern Pacific Company, are paid. Provided, that if such balance of net earnings or income received by the Southern Pacific Company from the said leased premises with the appurtenances for any year, which by the foregoing provisions hereof would be and become payable by said Southern Pacific Company to said Oregon and California Railroad Company, shall exceed the amount of seven (7) per centum upon the par value of the then existing Preferred Stock of the Oregon and California Railroad Company, and six (6) per centum per annum upon the then existing Common Stock of the Oregon and California Railroad Company, said Southern Pacific Company shall be entitled to and shall retain to itself for its own use any and all excess of such balance of net earnings and income over and above the amounts of seven (7) per centum per annum upon the par value of the Preferred Stock and six (6) per centum per annum upon the par value of the Common Stock of said Oregon and California Railroad Company, and said Southern Pacific Company further agrees to and with the said Oregon and California Railroad Company that it will upon the termination of this lease, return the said premises to the said Oregon and California Railroad Company or its successors, with its additions and betterments, in as good condition and repair as the same were at the date thereof; and in further consideration of this lease it has agreed to execute and will execute a guaranty of the payment of the principal and interest of each of the bonds of the issue above mentioned as may be issued in respect of its now existing lines or the extension now under construction of its main line to the boundary between Oregon and California, and of such further bonds of said issue as the said Oregon and California Railroad Company may during the existence of this lease, request it to guarantee.

It is understood and agreed that the mortgage from the Oregon and California Railroad Company to the Union Trust Company of New York, bearing date July 1, 1887, and the bonds issued thereunder, have and shall have priority of the lien upon the mortgaged property over the lien and claim of the Southern Pacific Company as lessee hereunder. In Testimony Whereof, the parties hereto have caused these presents to be signed by their respective Presidents and their respective corporate seals affixed and attested by their respective Secretaries the day and year first above written.

Exhibit G

This Indenture, Made and entered into this first day of August, Eighteen Hundred and Ninety-Three, by and between the Oregon and California Railroad Company, a corporation existing under the laws of the State of Oregon, party of the first part, and the Southern Pacific Company, a corporation, existing under the laws of the State of Kentucky, party of the second part, Witnesseth:

First: The party of the first part hereby leases to the party of the second part, for the period of thirtyfour years, from and including the date hereof, the railroads of the party of the first part in the State of Oregon, and also the equipments and appurtenances of every kind and nature whatsoever thereto respectively belonging or appertaining.

Second: The party of the second part will pay to the party of the first part a yearly rental for the premises so leased, amounting to the sum of Five Thousand Dollars per annum, which rental shall be paid in four installments of Twelve Hundred and Fifty Dollars each on the first days of February, May, August and November of each year during the pendency of this lease, (commencing on the first day of November, Eighteen Hundred and Ninety-Three), it being understood and agreed that the amount of such rental, so far as requisite, shall be appropriated and applied by the party of the first part to the expense of maintaining and keeping up

[189]

its corporate organization under the laws of the State of Oregon.

Third: The party of the second part is to operate the said leased railroads belonging to the party of the first part and shall, in the first place, out of the earnings and income derived therefrom, pay the cost of operating such railroads and the incidental expenses connected therewith, and likewise pay the taxes and assessments on the said demised premises, the cost of insurance thereof if and so far as effected, such amounts as it may become necessary to pay for damages to persons and property incurred in the course of operating the said leased railroads, or on account of land purchases heretofore made by or on behalf of said party of the first part, and the expense of repairing, maintaining, improving, adding to and keeping up the said leased railroads, with all their appurtenances, and of maintaining, providing and keeping up in suitable condition and repair rolling stock and equipment for carrying on as economically and profitably as may be the transportation business of said leased railroads, and, so far as the same shall not be paid from the rentals or income or proceeds of sale of lands, the expenses of and connected with the lands of said party of the first part, and perfecting the title thereto, and payment of taxes and assessments thereon, and the expenses of and connected with its land department; and after the payments and deductions aforesaid, the said lessee shall apply the residue of the amount of the net income and earnings of said railroads, to such extent as

191

shall be required for the purpose, to the payment of the interest and any sinking fund contributions from time to time becoming due and payable during the existence of this lease upon the now existing bonded indebtedness of the party of the first part and such other bonded indebtedness of said party of the first part as may be created by said party of the first part with the assent of the party of the second part hereto.

And it is Further Provided and Agreed, by and between the parties hereto, that on the first day of May in each year during the continuance of this lease, the party of the second part shall pay to the party of the first part such balance, if any, of the net earnings or income received by the party of the second part from the said leased premises, with the appurtenances, for the year ending on the 31st day of December then next preceding, as shall remain in its hands after all the payments. expenses, deductions and advances and all the payments for interest and sinking fund contributions heretofore provided for or agreed or directed to be made, are paid. Provided However, that if at the time, viz: such 1st day of May when such balance of such income or rental is provided to be paid to the party of the first part, there shall be any sum due or owing from the party of the first part to the party of the second part, for or in respect of advances or payments theretofore made by the party of the second part, or for new additions or improvements to the demised premises, or any part thereof, or for expenses of keeping up the corporate organization

192

of the party of the first part, or maintaining agencies for the transfer of its stock and bonds, or for any expense of its business affairs, or for or in respect of any other sums which may have been lawfully advanced or paid by the lessee to or for the party of the first part, the party of the second part shall be entitled to retain and pay to itself whatever may be owing to it from the party of the first part for or in respect of any of the causes or matters or considerations aforesaid, including any interest which may be due or owing from the party of the first part to the party of the second part thereon. And Provided further, that if such balance of net earnings or income received by the party of the second part from the leased premises, with the appurtenances, for any year, and which by the foregoing provisions hereof would be and become payable by said party of the second part to said party of the first part, shall exceed the amount of seven per cent per annum upon the par value of the then existing preferred stock of the party of the first part and six per cent upon the par value of the then existing common stock of said party of the first part, then and in that event the said party of the second part shall be entitled to and shall retain to itself for its own use any and all excess of such balance of net earnings and income over and above the amount of seven per cent per annum upon the par value of the then existing preferred stock, and six per cent per annum upon the par value of such then existing common stock of the party of the first part.

Fourth: It is further understood and agreed be-

tween the parties hereto that at the time when this lease shall go into operation, the party of the second part shall receive and be entitled to use and apply in the operations of the said demised premises, all fuel, rails, and materials and supplies which shall then be on hand belonging to the party of the first part; and likewise to collect and receive all sums which may be at that time due and owing to the party of the first part for freights and passage money, including all sums in the hands of agents or employees, or due from connecting roads, and likewise that the sums that may at such time be due or owing by the party of the first part for back wages of employees, and for fuel, rails and other materials and supplies for the business of said demised premises, or to connecting roads, or damages to persons or property in the operation of the road, or for other incidental expenses of the party of the first part, shall be paid by the party of the second part, and all the receipts and payments for and on account of such back freights and passage money and moneys in the hands of agents, employees or connecting roads and for such back wages and debts for fuel, rails and other materials and supplies, and to connecting roads, and for damage to persons and property, and incidental expenses as aforesaid, shall be brought into and form part of the accounts of the party of the first part with the party of the second part hereunder for the year ending December 31st, 1898, in like manner and with like effect in all respects as if the same had accrued during that year.

Fifth: In case the amount of net earnings or income of the said demised premises applicable under the preceding provisions hereof to the payment of the current interest upon the bonded indebtedness of the party of the first part shall be insufficient in any year to pay in full such current interest for the year, it shall be optional with the party of the second part whether or not to advance or pay for account of the party of the first part the amount of such deficiency, and if the party of the second part shall advance or pay for account of the party of the first part such deficiency, or any part thereof, it shall be entitled to interest at the rate of six per cent per annum upon such advances or payments until reimbursed therefor, and shall be entitled to repay itself for such advances or payments and interest at any time, or from time to time, out of the subsequent earnings or income of said demised premises in the manner provided by the third article hereof in that behalf, and shall have a lien therefor upon the demised premises, and the income thereof, until such advances, or payments, with interest thereon, shall be reimbursed; and in case the party of the second part shall at any time, or from time to time, make any advances to or for the party of the first part, for new additions or improvements of the demised premises, or any part thereof, or for the necessary expenses of keeping up the corporate organization of the party of the first part, or maintaining agencies for transfer of its stock and bonds, or for other incidental expenses not paid by the party of the second part under the lease, or for any other object or purpose, the party of the second part shall be entitled to receive interest upon all such advances at the rate of six per cent per annum from the making until the reimbursement thereof, and the party of the second part shall have a lien for such advances, and the interest thereon, upon the said demised premises and the income thereof until such advances are reimbursed, with interest, and the party of the second part shall be entitled at any time, and from time to time, to refund to itself such advances and interest out of any earnings or income of the demised premises which may be in its hands unless it shall have been expressly agreed between the parties hereto to the contrary in writing at or before the making of such advances.

Sixth: The party of the second part will, when thereunto requested so to do by the party of the first part, guarantee the payment of the principal and interest of all bonds of the party of the first part which may have been or may hereafter be issued under mortgage from the party of the first part to the Union Trust Company of New York, dated July 1, 1887, such guaranty to be substantially in the form following, viz:

"For value received the Southern Pacific Company hereby guarantees the punctual payment of the principal of and interest upon this bond as therein provided, and agrees that the mortgage given to secure its payment shall have priority of lien upon the mortgaged property over its lien and claims thereon as lessee of the Oregon and California Railroad. In Witness Whereof, the corporate seal of the said Southern Pacific Company is hereunto affixed and attested by its treasurer by order of the Board of Directors this thirty-first day of December, 1887.

Attest:

Treasurer."

Seventh: This indenture may be at any time modified in any of its terms or provisions or cancelled by agreement of the parties hereto.

Exhibit H

An Indenture made the first day of July, in the year of our Lord One Thousand Eight Hundred and Eighty Seven, by and between the Oregon and California Railroad Company, a corporation created, organized and existing under the laws of the State of Oregon, party of the first part, and the Union Trust Company of New York, a corporation created, organized and existing under the laws of the State of New York, party of the second part.

Whereas the party of the first part is the owner of lines of railway already constructed from East Portland to Ashland, from Albany Junction to Lebanon, and from Portland to Corvallis, all in the State of Oregon, and of lands granted under the acts of Congress respectively entitled "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California to Portland, in Oregon," approved July 25, 1866, and "An Act granting lands to aid in the construction of a railroad and telegraph line from Portland to Astoria and McMinnville in the State of Oregon" approved May 4, 1870, and is about extending to the California State line such railway now constructed from East Portland to Ashland; and

Whereas, the party of the first part and its successors are about to execute and issue from time to time (but with the limitations hereinafter prescribed in respect to the aggregate amount thereof which may at any time be outstanding, which amount is not in any case to exceed, at the par or face value of such bonds, the sum of Twenty Million Dollars,) first mortgage bonds for One Thousand Dollars each of the general form and tenor following, to-wit:

UNITED STATES OF AMERICA

Oregon and California Railroad Company.

No. First Mortgage Gold Bond. No.

The Oregon and California Railroad Company, for value received, promises (unless this bond should be sooner redeemed as hereinafter provided) to pay to the bearer hereof, or, if registered, to the registered holder hereof, the sum of One Thousand Dollars forty years after date, and, on presentation and surrender at or after maturity of the respective interest warrants hereunto annexed, to pay to the person presenting the same, or if this bond is registered and the interest warrants appertaining thereto cancelled, to pay to the registered holder hereof, interest on such principal sum at the rate of five per centum per annum, semi-annually, on the first day of January and July in each year, such payments of principal and interest to be made at the office or agency of said Company in the City of New York in United States gold coin. This is one of the first mortgage bonds of said Railroad Company, the total issue of which is limited to twenty million dollars par value, secured by a deed of trust to the Union Trust

Company of New York, Trustee, dated July 1, 1887. The net proceeds of lands sold subsequently to May 12, 1887, and of the lands included in said deed of trust securing such first mortgage bonds, are to be applied to the redemption and cancellation of such bonds by annual drawings at par, unless purchasable at a lower price, as prescribed in said deed of trust. The principal of this bond may, by reason of one year's default in the payment of any interest, become and be due and payable as provided in said deed of trust. None of said Bonds are to be in any wise binding or obligatory unless authenticated by the certificate endorsed thereon, signed by said Trustee or its successor or successors in said trust. This bond may at any time, upon production thereof to said Railroad Company and proper endorsement being made thereon and either with or without the surrender to said Railroad Company for cancellation of all unpaid interest warrants appertaining thereto, be registered upon the books of the Company in the name of the holder thereof and thereupon its transferability by delivery will cease, and thereafter it can be transferred only by the registered holder or his attorney by transfer duly made upon such books.

In Witness Whereof, the said Railroad Company has caused these presents to be signed by its President and its corporate seal to be affixed thereto and attested by its Secretary, this first day of July, One Thousand Eight Hundred and Eighty Seven.

Oregon and California Railroad Company,
(Seal)

By
President.

Attest:
Secretary.

And Whereas, the General form of the several interest warrants to be annexed to such bonds (each of which interest warrants is to bear the engraved signature of the Treasurer of the Railroad Company) is to be as follows, viz:

(Form of Interest Warrant)

Interest warrant for twenty-five dollars gold, being for semi-annual interest maturing on the first day ofupon the Oregon and California Railroad Company's first mortgage bond No.

\$25. (not due if bond previously redeemed)

Treasurer.

And Whereas, the form of the certificate to be endorsed on the bonds, and signed by said Trustee, is to be as follows, viz:

(Form of Trustee's Certificate.)

The Union Trust Company of New York hereby certifies that the within bond is one of the bonds described in the deed of trust within mentioned and secured thereby.

Trustee.

And Whereas, all of the said bonds are to be equally secured by this mortgage and hypothecation of the railways and railway lines of the party of the first part, and its successors constructed and to be constructed or acquired and of all their appurtenances and the franchises relating or pertaining thereto;

And Whereas, such issue of bonds, and the execu-

tion of this mortgage or deed of trust to secure the same, has been assented to by the holders of upwards of a majority of the preferred stock and by the holders of upwards of a majority of the common stock of the party of the first part.

Now, Therefore, This Indenture Witnesseth: That the party of the first part, in consideration of the premises, and of one dollar to it paid by the party of the second part, the receipt whereof is hereby acknowledged and for the purpose of securing the payment of such bonds, with the interest to accrue thereon, according to the true intent and meaning thereof, hath granted, bargained, sold, aliened, remised, released, conveyed and confirmed and by these presents doth grant, bargain. sell, alien, remise, release, convey and confirm unto the said party of the second part and its successors and assigns forever. All the railways and railway lines of the party of the first part, and its successors, whether constructed or to be constructed or acquired and all their appurtenances, including therein all rights of way, superstructure, rails, tracks, side tracks or sidings, bridges. buildings, fences, depots, station houses, shops, warehouses, offices, docks, ferries, ferry boats and landings, telegraph lines, car houses, engine houses, machine shops, repair shops, buildings, erections and structures necessary to the operation of said railways or said railway lines, and all and singular the locomotives, rolling stock, equipment and machinery appertaining thereto, whether now owned or hereafter to be acquired; and also all the rents, issues, tolls, incomes, earnings and profits of such

railways and railway lines; and also all the rights, privileges, immunities and franchises relating or pertaining to such railways or railway lines which the said party of the first part now possesses, owns or is entitled unto, or it or its successors may hereafter become possessed of or entitled unto, and all the property real, personal or mixed, which on the 12th day of May, 1887, was covered by the mortgage securing the then existing first mortgage bonds of the Oregon and California Railroad Company except the amounts due for lands sold previous to such last mentioned date, and except the cash in the hands of the trustee under the mortgage last referred to, and all extensions thereof and future acquired property in the State of Oregon, of the said party of the first part; and also all the estate, right, title, interest, property, possession, claim and demand whatsoever, as well in law as in equity, of the said party of the first part, and its successors, of, in and to the premises and every part and parcel thereof, with the appurtenances.

To Have and to Hold all and singular the above mentioned and described premises, together with the appurtenances, unto the said party of the second part, and its successors and assigns forever, in trust, nevertheless, for the securing and benefit of all and every the persons or bodies corporate who or which shall be or at any time become the holder or holders of any such bonds or the interest warrants appertaining thereto, without preference to the holder of any of the said bonds or interest warrant over any of the others, by reason of priority, in the date thereof or the time of the issuing or negotiat-

ing of the same. Provided, Always, and these presents are upon the express condition, that if the party of the first part, or its successors or assigns, shall well and truly pay or cause to be paid to the holders of the said bonds and interest warrants, when and as the same shall become due and payable, the principal and interest monevs secured hereby according to the terms, provisions and conditions, tenor and effect of the said bonds, then these presents and the estate hereby granted shall cease, determine and be null and void. And it is covenated and agreed by and between the parties hereto that until default shall be made by the said party of the first part, its successors and assigns in the payment of the principal or interest of the said bonds or some of them or some part thereof, the said party of the first part, its successors and assigns, shall be suffered and permitted to possess and enjoy the said premises, with their appurtenances, and all and singular the rights and franchises hereinbefore described, and to receive, take and use the tolls. income, earnings and profits thereof, and the trustee or trustees hereunder shall have full power, in its or their discretion upon written request of the party of the first part, its successors or assigns, assented to in writing by the Southern Pacific Company, the guarantor of both the principal and interest of bonds secured by this deed of trust, to convey, by way of release or otherwise, and fully release from the lien of this mortgage, any property of any description (except lands granted by the United States) which in its or their judgment shall not be necessary for or for use in connection with said

railways and to consent to such changes in the location of tracks, depots and other buildings as in its or their judgment may be expedient, and to make and deliver the releases and conveyances necessary to carry the same into effect, but any property which may be acquired for permanent use in substitution for any so released or conveved shall thereupon become subject to the lien of this mortgage, and upon request of the trustee or trustees hereunder shall be conveyed to it or them by the party of the first part, its successors or assigns, upon the trusts of these presents. But if default shall be made in the payment of the principal or interest moneys mentioned in the said bonds, or any or either of them, or any part thereof, according to the tenor and effect of said bonds, or either of them, and if such default shall continue for the period of one year, then, and in that case, the party of the second part or its successors in the trust are hereby authorized and empowered and at the written request of the holders of one fourth part of the said bonds then outstanding in respect of which such default shall have been made, it shall be it and their duty to enter into and upon, and take and hold possession of, all and singular the premises, estates, franchises, rights, privileges and property hereby granted and conveyed or intended so to be and in person or by one or more agents, to operate the said railways, to make from time to time all such repairs and replacements as it or they may deem judicious. and all such useful alterations, additions and improvements as the income coming into its or their hands shall be adequate to pay for, and to take, collect and receive

all fares, freights, tolls, earnings, issues, profits and income of said railways and apply such fares, freights, tolls, earnings, issues, profits and income to the proper expenses of holding, operating and managing the said railways and other premises, and conducting the business thereof, to the payment of and for all taxes and assessments which shall be levied or assessed thereon, and all necesary and proper repairs, replacements, alterations, additions, and improvements upon said property, and all expenses, costs, charges and counsel fees in the premises of said party of the second part, or its successors in the trust and a reasonable compensation for its or their services, and next to the payment of the interest and principal of the said bonds, according to the tenor and effect thereof, as the same may be or become due and payable, and in case the principal moneys secured by such bonds shall not have become due, the moneys applicable to the payment of interest shall be applied upon the interest warrants remaining in default in the order of their maturity; in case the said principal moneys shall have become due, the moneys applicable to the payment of the principal and interest on such bonds shall be applied to such principal and interest pro rata without any preference or priority whatsoever. And further, if default shall be made in the payment of the principal or interest moneys mentioned in the said bonds, or any or either of them, or any part thereof, and if such default in the payment of such interest moneys shall continue for a period of one year; then and in either of such cases the said party of the second part or its successors in the 206

said trust, may, and in the later case at the written request of holders of one-fourth of the said bonds then outstanding in respect of which such default shall have been made, must, and it and they are hereby authorized and empowered and directed to cause the whole of the said premises, estates, franchises, rights, privileges and property hereby granted and conveyed or intended so to be, with their appurtenances, and all benefit and equity of redemption of the said party of the first part, and its successors and assigns therein or thereto, to be sold at public auction in the City of New York, in the State of New York, or the City of Portland, in the State of Oregon, giving at least three months' previous notice of the time and place of such sale by publishing the same at least once in each week during such period of three months, in two newspapers published in said City of New York, and two newspapers published in said City of Portland, and one newspaper published in the City of London, England, and one newspaper published in the City of Frankfort-on-the-Main, Germany, and giving such other notice of such sale as may be required by law, if any other notice be so required. And it shall be lawful for the said party of the second part or its successors making such sale, and it and they are hereby authorized and empowered as the attorney or attorneys of the party of the first part, and its successors by these presents duly constituted and appointed for that purpose, to make, execute and deliver to the purchaser or purchasers on such sale, all such deeds and conveyances as shall be necessary or proper to convey, and assure to,

and vest in, him or them, the said premises, estates, franchises, rights, privileges and property and every part and parcel thereof and all of the estate, right, title and interest of the said party of the first part, and its successors and assigns therein or thereto, and such sale and the deeds and conveyances so to be thereupon executed, shall be valid and effectual forever, and shall be a perpetual bar both in law and equity, against the said party of the first part and its successors and assigns and against all persons claiming or to claim by, from or under it or them, or any of them. And it is further declared and agreed that the receipt of the Trustee or Trustees who shall make the sale hereinbefore authorized shall be a sufficient discharge to the purchaser or purchasers at such sale for his or their purchase money, and that such purchaser or purchasers, his or their heirs or assigns or personal representatives shall not, after paying such purchase money and receiving such receipt of such Trustee or Trustees therefor, be obliged to see to the application of such purchase money, upon or for the trusts or purposes of these presents, or be in any wise answerable for any loss, misapplication or nonapplication of such purchase money by the Trustee or Trustees. And it is hereby declared and agreed, that the said party of the second part, or its successors in the said trust, shall out of the proceeds of such sale, or of any sale which shall, under judicial proceedings or otherwise, be made of the said premises in enforcement of the security afforded by these presents, in the first place, pay and retain the costs and expenses attending 208

such sale, and all counsel fees and other expenses incurred by it or them in reference to the same, and a reasonable compensation for its or their own services in the premises; and also any balance which may be due to it or them on account of any disbursements or expenses paid or incurred in or about the care and management of the said premises subsequent to the taking possession thereof by it or them, including the reasonable compensation of any agent or agents who may be employed in or about such care and management and shall apply the residue of the proceeds of such sale, or so much thereof as may be necessary to the payment of the whole amount of principal and interest which shall then be owing and unpaid upon the bonds secured hereby or any of them, whether the said principal by the tenor of the said bonds be then due or yet to become due. And in case of a deficiency of such proceeds to pay in full the whole amount of principal and interest owing or unpaid upon the said bonds, they shall be paid ratably in proportion to the amounts owing and unpaid upon them respectively and without discrimination as between principal and interest and without preference of the holder of any one bond or interest warrant over any of the others, and any surplus which may remain after the full payment of the principal and interest of all of the said bonds shall be paid over to the said party of the first part, or its successors or assigns, upon lawful demand being made therefor. And it is hereby further provided, covenanted, declared and agreed that if default shall be made in the payment of the interest moneys mentioned in the said bonds or any or either of them or any part thereof, and if such default shall continue for the period of one year, then and in that event the party of the second part, or its successors in the trust, may, and upon the written request of the holders of one-fourth part of the said bonds then outstanding in respect of which such default shall have been made, must declare the entire principal of all of said outstanding bonds to be immediately due and payable; and thereupon the said entire principal shall become and be immediately due and payable, anything contained in said bonds to the contrary thereof notwithstanding. And it is hereby further provided, covenanted, declared and agreed that a majority in amount of the holders of the outstanding bonds at any time secured by these presents, may by written instrument at any time before the actual sale of the premises, waive any default in payment of interest, but so far only that the principal of the bonds shall cease to be payable forthwith, in case the said principal shall have become so payable by reason of such default; but such waiver shall be of no effect, unless assented to in writing by the Southern Pacific Company, the guarantors of both the principal and interest of the bonds secured by this deed of trust and unless the party of the first part, its successors or assigns shall, together with said waiver and assent hand to the said party of the second part or its successors in the trust, a sum of money to pay all the interest then in arrear, and the said party of the second part or its successors in the trust, shall then proceed to pay said interest. And it is hereby further provided, declared, 210

granted and agreed that upon the happening of such event or events as is or are hereinbefore declared, agreed or provided to authorize or direct the said party of the second part, or its successors, to sell the said premises, estates, franchises, rights, privileges and property, or to take the requisite proceedings to that end, the said party of the second part, or its successors, shall be entitled in its or their discretion instead of taking proceedings for and making sale of said premises, estates, franchises, rights, privileges and property under and in virtue of the power of sale hereinbefore contained, to proceed by bill in equity or other appropriate proceedings in any court or courts of competent jurisdiction, to foreclose this mortgage or enforce the rights, liens and securities of the Trustee or Trustees and the bondholders thereunder, and in such suit or proceedings to obtain the appointment of a receiver or receivers to be nominated by it or its successors in the trust, and thereupon said Trustee or Trustees shall be entitled to have the said premises. estates, franchises, rights, privileges and property hereby granted or conveyed or intended so to be, sold by judicial sale under the order or decree of such court or courts, for or towards the satisfaction of the principal and interest due or owing upon the then outstanding bonds issued under or entitled to the benefit of the security of this mortgage and for the enforcement of the rights, liens and securities of the Trustee or Trustees and the bond holders and in case of such judicial sale, the net proceeds thereof shall be applicable and distributable in like manner as hereinbefore provided in re-

spect of the net proceeds of sale of such mortgagd premises and properties, rights and franchises under and in virtue of the power of sale hereinbefore contained; and all the stipulations and provisions in this indenture contained with reference to or consequent upon a sale of such mortgaged premises and properties, rights, immunities and franchises when or if sold under said power of sale, shall be applicable and applied as far and as nearly as may be, in case of such judicial sale being made under the order or decree of the courts. And it is hereby further provided, covenanted, declared and agreed that on any sale, whether by the said party of the second part, its successors in the trust, or a court, of the property hereby conveyed, or any part thereof, the said party of the second part or its successors in the trust, shall have the right to buy in the same and a majority in amount of the holders of the outstanding bonds shall have the right by written instrument to fix a sum which it shall be the duty of the said party of the second part, or its successors in the trust to bid for the property to be sold on behalf and for the benefit of such bond holders, but only on condition that due provision is made by such majority to the satisfaction of the said party of the second part, or its successors in the trust or the Court as the case may be, for the payment in cash of all expenses incurred in the execution of the trusts of these presents and of the proportion of such sum payable to the bondholders not concurring in such request. And on any such purchase the said party of the second part, or its successors in the trust, shall hold the property so

purchased for the equal benefit of the bond holders who had required the said party of the second part, or its successors in the trust, to buy in the property on their behalf, as the absolute property of said bond holders, without any right of redemption or resale in favor of the party of the first part, its successors and assigns. And it is hereby further provided, declared and agreed that in case of such sale as is hereinbefore authorized being made by the party of the second part or its successors in said trust, or in case of any judicial sale being made of the said premises, properties, rights and franchises hereby mortgaged, or any part thereof in enforcement of the mortgage lien hereby created, the purchaser or purchasers at such sale shall be entitled in making settlement for and payment of the purchase money bidden at such sale, to turn in or use towards the payment of such purchase money the bonds held by such purchaser or purchasers to or towards the payment whereof the net proceeds of such sale shall be legally applicable reckoning such bonds, or the amount so turned in or used of the same, for such purpose, at such sum as would be payable out of the net proceeds of such sale to such purchaser or purchasers as holder or holders of such bonds, for his or their just share or proportion of such net proceeds of sale, upon due apportionment of and concerning such net proceeds. And it is hereby further provided, covenanted, agreed and declared that any request or instrument by these presents authorized to be executed by any number of bond holders shall prima facie be deemed to be sufficiently made, executed, evi-

denced and proved by a written instrument or instruments purporting to be signed by such bond holders and stating the identifying numbers and the amount of the bonds held by each signatary and the respective signatures to which, and the production to a notary public at the time of signature of the bonds specified, shall be acknowledged before and certified to by such notary public, and his certificate attached and authenticated, by his notarial seal. No proof shall be necessary of the qualifications or identity of any such notary, so purporting to act in the United States, the British Dominions, Holland, France or the German Empire. And the said party of the first part, for itself, its successors and assigns, doth hereby covenant, grant and agree to and with the said party of the second part, and its successors in the trust and to and with the respective persons and corporations who or which shall at any time become holders of the said bonds hereby secured, or any of them, that the said party of the first part, its successors and assigns shall and will at any time and from time to time hereafter, upon request make, do, execute, and deliver all such further and other acts, deeds and things as shall be reasonably advised, devised or required to effectuate the intention of these presents, and to assure and confirm to the said party of the second part, or its successors, all and singular the property and estate, real and personal, hereinbefore described, and hereby intended to be granted, and so as to render the same, and especially such portions thereof as shall be hereafter acquired by the said party of the first part, or its successors available 214

for the security and satisfaction of the said bonds according to the intent and purposes herein expressed. And it is hereby further provided, covenanted, declared and agreed that the party of the first part, its successors and assigns, will and hereby doth absolutely and irrevocably waive the benefit or advantage of any and all valuation stay appraisement or redemption laws, or laws requiring liens on mortgages to be foreclosed by action or suit and of all other laws now existing or hereafter passed, which, but for this provision, would prevent the absolute and unconditional sale of the premises hereby conveyed by a court or by a trustee without suit and on any such sale the party of the first part, for itself, its successors and assigns, covenants to join in and confirm the conveyance to the purchaser. And it is hereby further provided, covenanted, declared and agreed that the mileage rate of issue of bonds hereunder is to be Thirty Thousand Dollars par value of bonds for each mile of standard gauge road now or hereafter constructed or acquired and comprised in this mortgage. and Ten Thousand Dollars par value of such bonds for every mile of narrow gauge road now or at any time hereafter constructed or acquired and comprised in this mortgage; that the party of the second part and its successors in the trust hereby created are forthwith upon the request of the party of the first part, its successors or assigns to authenticate and certify as issued hereunder and to deliver to the party of the first part, its successors or assigns, bonds of said party of the first part or its successors of the general form and tenor above set

forth, to the amount of Ten Million Five Hundred Thousand Dollars, and thereafter from time to time to further authenticate and certify as issued hereunder and deliver to the party of the first part, its successors or assigns, such bonds to amounts which shall aggregate One Hundred Thousand Dollars par value of such bonds for each mile of road constructed between the terminus of said road, near Ashland, as existing on the 28th day of March, 1887, and the California State line and Fifty Thousand Dollars par value of such bonds for each ten miles of steel rails laid down after the 12th day of May, 1887, on the lines of the Oregor and California Railroad Company, as such lines existed on the 28th day of March, 1887, and on the completion of a rail connection between the line of the Oregon and California Railroad Company, as existing at the last mentioned date and the line of the Central Pacific Railroad Company, any unissued bonds for which the mileage shall then be constructed, shall be authenticated and certified by the Trustee and delivered, provided, however, that such aggregate issue, including the amount to be forthwith authenticated, certified and delivered hereunder shall not exceed the limits of Thirty Thousand Dollars and Ten Thousand Dollars for each constructed mile of standard and narrow gauge lines respectively, or Twenty Million Dollars in all. For any additional mileage constructed or acquired either between Junction and Corvallis or elsewhere in Oregon, the said party of the second part or its successors in the trust shall authenticate and certify as issued hereunder and deliver Thirty 216

Thousand Dollars par value of such bonds for each mile of standard gauge road and Ten Thousand Dollars par value of such bonds for each mile of narrow gauge road; the said party of the second part or its successors in the trust, however, not to be compelled to accept less than ten miles of road at any one time, except in case of terminal sections. Authenticating certificates to such bonds are to be signed and deliveries thereof to be made by the Trustee under this mortgage from time to time, upon presentation to it of certificates in writing, executed by the President and Chief Engineer of the party of the first part, or its successors, reciting the facts authorizing delivery of such bonds hereunder; such certificates to be personally acknowledged by such officers to be true before a Notary Public of either of the States of New York, California or Oregon and without other evidence or proof of such facts. Provided, however, that notwithstanding anything herein contained the party of the first part or its successors, may at any one time or from time to time, require the party of the second part and its successors to authenticate, certify and deliver to said party of the first part, its successors or assigns and permit the sale of such amount or amounts of bonds as the party of the first part or its successors may think fit, provided that the proceeds of any such bonds issued in excess of the limits hereinabove prescribed shall be received by the Trustee or Trustees hereunder and not by the party of the first part or its successors or appointees, and shall be disbursed by said Trustee or Trustees to the party of the first part, or its successors or appointees

only pro rata as and when the party of the first part or its successors would have been entitled to receive such bonds under the foregoing provisions hereof, but the total issue of bonds secured by this deed of trust is not in any event to exceed for all purposes herein mentioned the aggregate sum of Twenty Million Dollars. In case the party of the first part, or its successors shall contract to sell and dispose of any of the lands granted by the United States and covered by this mortgage at prices which are assented to by the party of the second part, or its successors in this trust or its or their agent or agents on that behalf, then and in that event the party of the second part, or its successors in the trust, or any agent or agents on its or their behalf authorized so to do, shall execute such releases and conveyances as may fully discharge the lands so contracted to be sold from the lien of these presents. Provided, however, that in all cases the purchase money or price be paid to and received by the party of the second part or its successors in the trusts, or its or their duly authorized agent. For the purpose of facilitating such sales the Trustee hereunder may, from time to time either concur with the party of the first part or its successors in appointing an agent to make such sales and execute such releases as its attorney in fact, or may appoint an agent of its own to execute such releases and conveyances as its attorney in fact, and it may delegate to any such agent all its powers and duties in respect to the sale of lands. The proceeds of lands so sold shall be applied by the said party of the second part or its successors in the 218

trust to the redemption and cancellation of the bonds to be issued hereunder in the following manner, viz: If the market price of such bonds should be below par, then and in that event such proceeds of lands may be used in purchasing the same at their market price at the discretion of the said party of the second part, or its successors in the trust. But in case in the opinion of the said party of the second part, or its successors in the trust, such bonds cannot be purchased at less than . par, then in that event, as soon as the sum of Fifty Thouhand Dollars shall have accumulated from such proceeds of lands, the Trustee shall cause to be drawn at its office in the City of New York in the presence of a Notary Public out of the numbers of the bonds then outstanding, the numbers of such amount of said bonds as said land moneys will suffice to redeem at par with accrued interest, and such land moneys shall, on the first day of January or July next ensuing such drawing, be applied to the payment of such bonds so drawn at par with accrued interest to such date. The party of the second part, or its successors in the trust, shall, upon the said drawing being made, without delay send notice of the numbers so drawn to the Secretaries of the Stock Exchange at New York, London and Frankfort, and the party of the first part shall upon the said drawing being made without delay, cause notice of the numbers so drawn to be advertised once a week for at least four weeks in a daily newspaper in New York, London, and Frankfort. If the said party of the first part shall fail to make all or any of the said advertisements, the party

of the second part, or its successors in the trust, shall cause them to be made, and the party of the first part shall repay to the party of the second part, or its successors in the trust, the cost thereof. But until such repayment the party of the second part, or its successors in the trust shall defray the cost thereof out of the funds in its or their hands under these presents. Bonds so drawn and advertised shall bear no interest after the next ensuing first day of January or first day of July unless on presentation thereof at the office of the said party of the second part, or its successors in the trust, in New York, payment of the said bonds, or the accrued interest thereon shall be refused. All bonds purchased or redeemed as hereinbefore provided shall be forthwith cancelled. And it is hereby further provided, declared and agreed, that any vacancy in the office of Trustee hereunder may be permanently filled by the appointment of a new Trustee or new Trustees, by an instrument or concurrent instruments in writing, executed under the hands of the holders of a majority in interest of the then outstanding bonds secured hereby, or their attorneys in fact thereunto authorized, but that the Board of Directors of the party of the first part or its successors may make a temporary appointment to fill such vacancy until a permanent appointment shall be made in the manner above prescribed. And it is hereby covenanted and agreed that any new Trustee or new Trustees appointed as aforesaid, whether by a permanent or temporary appointment, shall immediately upon its, his or their appointment, and without any further act, deed or convey-

ance, become and be vested with all the estates, trusts, rights, powers and duties of the Trustee or Trustees in whose place it, he, or they shall have been appointed; but, nevertheless the respective parties hereto and their respective successors and assigns, shall and will, upon request, make, execute and deliver all such releases, conveyances and assurances as shall be appropriate to vest in and confirm and assure to such new Trustee or new Trustees, such estates, trusts, rights, powers and duties according to the intent above expressed. And the said party of the second part does hereby accept the trust conferred upon it by these presents, but with the understanding and it is hereby expressly provided and agreed that it shall not be liable or accountable for the acts, defaults or neglect of any agent or agents who may in good faith and with reasonable discretion be appointed under and by virtue of or for the purposes of these presents to do any of the matters or things herein provided for and that no other liability or responsibility shall under any circumstances be borne by or attached to it than for the exercise of reasonable diligence only in the performance of the said trusts when action on its part for that purpose shall become necessary. The party of the second part is to be entitled to compensation for services in the execution of this trust.

In Witness Whereof, The parties hereto have caused their respective corporate seals to be hereunto affixed and attested by their respective Secretaries and these presents to be signed by their respective Presidents the day and year first above written.

OREGON & CALIFORNIA RAILROAD COMPANY,

By E. H. Pardee, President.

Attest: F. H. Davis, Secretary.

In presence of Charles H. Tweed, Edwin F. Corey. (Seal of O. & C. R. R. Co.)

UNION TRUST COMPANY OF NEW YORK, By Edward King, President.

Attest: A. O. Ronaldson, Secretary. (Seal of U. T. Co., of New York.)

STATE OF NEW YORK, City and County of New York.

Be It Remembered, That on this third day of January, in the year of our Lord One Thousand Eight Hundred and Eighty-Eight before me, Edwin F. Corey, a duly appointed Notary Public in and for the City and County of New York, State of New York, and Commissioner for the State of Oregon, in and for the State of New York, residing in said City and County of New York, personally appeared Edward H. Pardee, President of the Oregon and California Railroad Company. and Frank H. Davis, Secretary of the same Company. to me respectively personally known and known to me to be such officers of the said Company, and to be the same persons described in and who executed the foregoing instrument, who being by me severally duly sworn. did depose and say: That he, said Edward H. Pardee, resides in the City of New York, in the State of New York, and that he, said Frank H. Davis, resides in the City of Elizabeth, in the State of New Jersey; that he, said Edward H. Pardee, is the President, and he, said Frank H. Davis, is the Secretary of the said Company; that they know the corporate seal of said Company; that the seal affixed to the foregoing instrument is such corporate seal and that it was so affixed thereto by order of the Board of Directors of the Said Company, and that they, the said Edward H. Pardee and Frank H. Davis, signed their names thereto by the like order as President and Secretary of said Company, respectively.

In Witness Whereof, I have hereunto set my hand and affixed my official seal this third day of January, One Thousand Eight Hundred and Eighty-Eight.

EDWIN F. COREY.

Notary Public, City of New York, and Commissioner for the State of Oregon. Office 60 Wall Street, N. Y.

(Commissioner's Seal.) (Notarial Seal.)

City and County of New York. STATE OF NEW YORK,

Be It Remembered, That on this third day of January, in the year of our Lord One Thousand Eight Hundred and Eighty-Eight, before me, Edwin F. Corey, a duly appointed Notary Public in and for the City and County of New York, State of New York, and Com-

missioner for the State of Oregon, in and for the State of New York, residing in said City and County of New York, personally appeared Edward King, President of the Union Trust Company, of New York, and Archibald O. Ronaldson, Secretary of said Company, to me personally known, and known to me to be such officers of said Company, and to be the same persons described in and who executed the foregoing instrument, who being by me duly sworn, did depose and say: That he, said Edward King, resides in the City of New York, in the State of New York, and is the President of the said Company: that he, said Archibald O. Ronaldson, resides in Passaic, in the State of New Jersey, and is the Secretary of the same Company; that they know the corporate seal of said Company; that the seal affixed to the foregoing instrument is such corporate seal, and that it was so affixed thereto by authority of the Board of Trustees of the said Company and that they signed their names thereto by the like authority as President and Secretary of said Company.

In Witness Whereof, I have hereunto set my hand and affixed my official seal this third day of January, One Thousand Eight Hundred and Eighty-Eight.

EDWIN F. COREY.

Notary Public, City of New York, and Commissioner for the State of Oregon. Office, 60 Wall Street, New York.

(Commissioner's Seal.)

(Notarial Seal.)

Exhibit I

This Indenture, Made this first day of June, in the year One Thousand Eight Hundred and Eighty-One, between the Oregon and California Railroad Company (a corporation organized and existing under the laws of Oregon, and hereinafter called the Company), of the first part; and Henry Villard, Horace White and Charles Edward Bretherton, all of the City and State of New York, (hereinafter called Trustees), of the second part;

Whereas, By an Act of Congress entitled, "An Act granting lands to aid in the construction of a railroad and telegraph line from the Central Pacific Railroad in California, to Portland, in Oregon," and approved July 25th, 1866, it was amongst other things enacted as follows: "Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that the California and Oregon Railroad Company, organized under an Act of the State of California, to protect certain parties in and to a railroad survey to connect Portland, in Oregon, with Marysville, in California, approved April 6th, 1863, and such Company organized under the laws of Oregon as the Legislature of said State shall hereafter designate, be and they are hereby authorized and empowered to lay out, locate, construct, finish, and maintain a railroad and telegraph line between the City of Portland, in Oregon, and the Central Pacific Railroad in California, in the manner following, to-wit: The said California and Oregon Railroad Company to construct that part of the said railroad and telegraph within the State of California, beginning at some point (to be selected by said Company) on the Central Pacific Railroad, in the Sacramento Valley, in the State of California, and running thence northerly, through the Sacramento and Shasta Valleys, to the northern boundary of the State of California; and the said Oregon Company to construct that part of the said railroad and telegraph line within the State of Oregon, beginning at the City of Portland, and running thence southerly through the Willamette, Umpqua and Rogue River Valleys to the southern boundary of Oregon, where the same shall connect with the part aforesaid to be made by the first named company. Provided, That the Company completing its respective part of the said railroad and telegraph from either of the termini herein named to the line between California and Oregon before the other Company shall have likewise arrived at the same line, shall have the right and the said Company is hereby authorized to continue in constructing the same beyond the line aforesaid, with the consent of the State in which the unfinished part may lie, upon the terms mentioned in this Act, until the said parts shall meet and connect, and the whole line of the said railroad and telegraph shall be completed."

SECTION 2. And be it further enacted, That there be and hereby is, granted to the said Companies, their successors and assigns, for the purpose of aiding in the construction of said railroad and telegraph line, and to secure the safe and speedy transportation of the mails,

226

troops, munitions of war and public stores over the line of said railroad, every alternate section of public land, not mineral, designated by odd numbers, to the amount of twenty alternate sections per mile (ten on each side) of said railroad line; and when any of said alternate sections or parts of sections shall be found to have been granted, sold, reserved, occupied by homestead settlers, pre-empted, or otherwise disposed of, other lands designated as aforesaid, shall be selected by said Companies in lieu thereof, under the direction of the Secretary of the Interior, in alternate sections designated by odd numbers as aforesaid, nearest to, and not more than ten miles beyond the limits of the said first named alternate sections; and as soon as the said Companies, or either of them, shall file in the office of the Secretary of the Interior a map of the survey of said railroad or any portion thereof, not less than sixty continuous miles from either terminous, the Secretary of the Interior shall withdraw from sale public lands herein granted on each side of said railroad, so far as located and within the limits before specified. The lands herein granted shall be applied to the building of said road within the States respectively wherein they are situated. And the sections and parts of sections of land which shall remain in the United States, within the limits of the aforesaid grant, shall not be sold for less than double the minimum price of public lands when sold. Provided. That bona fide and actual settlers under the pre-emption laws of the United States may, after due proof of settlement, improvement and occupation, as now provided by law, purchase the same at the price fixed for said lands at the date of such settlement, improvement and occupation. And Provided, Also, That settlers under the provisions of the Homestead Act who comply with the terms and requirements of said Act, shall be entitled, within the limits of said grant, to patents for an amount not exceeding eighty acres of the land so reserved by the United States, anything in this Act to the contrary notwithstanding."

Section 3. And be it further enacted, That the right of way through the public lands be and the same is hereby granted to said Companies for the construction of said railroad and telegraph line; and the right, power and authority are hereby given to said Companies to take from the public lands adjacent to the line of said road, earth, stone, timber, water and other materials for the construction thereof. Said right of way is granted to said railroad to the extent of one hundred feet in width on each side of the said railroad where it may pass over the public lands, including all necessary grounds for stations, buildings, workshops, depots, machine shops, switches, side tracks, turntables, water stations, or any other structures required in the construction and operating of said road."

And Whereas By another Act of Congress, entitled "An Act granting lands to aid in the construction of a railroad and telegraph line from Portland to Astoria and McMinnville, in the State of Oregon," and approved May 4th, 1870, it was, amongst other things, enacted as follows: "Be it enacted by the Senate and House of

Representatives of the United States of America in Congress assembled. That for the purpose of aiding in the construction of a railroad and telegraph line from Portland to Astoria, and from a suitable point of junction near Forest Grove to the Yamhill River, near McMinnville, in the State of Oregon, there is hereby granted to the Oregon Central Railroad Company, now engaged in constructing the said road, and to their successors and assigns, the right of wav through the public lands of the width of one hundred feet on each side of said road, and the right to take from the adjacent public lands materials for constructing said road, and also the necessary lands for depots, stations, side tracks, and other needful uses in operating the road, not exceeding forty acres at any one place; and, also, each alternate section of public lands, not mineral, excepting coal or iron lands, designated by odd numbers, nearest to the said road, to the amount of ten such alternate sections per mile, on each side thereof, not otherwise disposed of or reserved or held by valid pre-emption or homestead right at the time of the passage of this Act. And in case the quantity of ten full sections per mile cannot be found on each side of said road, within the said limits of twenty miles, other lands designated as aforesaid shall be selected under the direction of the Secretary of the Interior, on either side of any part of said road nearest to and not more than twenty-five miles from the track of said road to make up such deficiency."

And Whereas, Said Oregon and California Railroad

Company has succeeded to and become invested with and is now possessed of and entitled to all the grants, rights, franchises and privileges conferred upon the Oregon Company referred to in the first hereinbefore recited Act of Congress, and of the Oregon Central Railroad Company mentioned in the secondly hereinbefore recited Act of Congress, and there has been already accepted and approved by the United States, as duly constructed under the provisions of the said firstly recited Act, the part of the railroad of said Oregon and California Railroad Company situate between East Portland and Roseburg, 198 miles in length, and as duly constructed under the provisions of the said secondly recited act, the part of the railroad of said Oregon & California Railroad Company, situated between Portland and St. Joseph, 47 miles in length, and the Company has resolved to and is about to proceed with the completion of the remaining lines of railroad and telegraph authorized by and specified in said Acts of Congress;

And Whereas, By a deed of mortgage and trust dated the first day of January, 1881, the Company mortgaged its railroads and other property therein described to Klass Van Oterendorp and Philip Lilienthal, to secure an issue of 2,500 new first mortgage bonds, for the aggregate amount of Two Million Dollars in American gold coin or Eight Million Five Hundred Thousand Marks in German money, bearing interest at the rate of six per cent per annum, payable half-yearly on the first days of January and July, and redeemable at par at

the option of the Company, all of which bonds have been issued and are now outstanding.

And Whereas, The Company, in pursuance of its articles of incorporation and by-laws, and of a plan of reorganization of the Company approved and ratified by special meeting of its stockholders, held on the 7th day of May, 1881, has resolved to make an issue of first mortgage bonds as hereinafter described, which shall be limited to the rate of Twenty Thousand Dollars for each mile of railroad now or hereafter constructed by the Company as hereinafter specified, and actually constructed at the time of issue, and of which bonds Six Million Dollars in amount shall be now issued, and to secure the payment of said bonds and the interest thereon in the manner herein provided.

And Whereas, Six thousand (6,000) in number, Six Million Dollars in amount of said bonds intended to be secured by these presents, together with the coupons annexed thereto, and the certificate of the Trustees thereon have been prepared, and are numbered consecutively from 1 to 6,000, both inclusive, and bear even date herewith, and are in the form following, that is to say:

"UNITED STATES OF AMERICA, STATE OF OREGON.

OREGON AND CALIFORNIA RAILROAD COMPANY, of Portland, Oregon.

First mortgage six per cent gold bonds. Amount limited to \$20,000 per mile of constructed road. Prin-

cipal redeemable at 110, by a cumulative sinking fund of one per cent per annum, commencing in 1886.

\$1,000 No. 0000 \$1,000

The Oregon and California Railroad Company, for value received, hereby binds itself to pay to the bearer, at the office of the Company in the City of New York, on the first day of July, A. D. 1921, (unless this bond shall be sooner redeemed as hereinafter mentioned), the sum of One Thousand Dollars in United States gold coin of the present standard, and to pay in the meantime interest thereon, in like gold coin, at the rate of six per centum per annum, half yearly, on the first days of January and July in each year, free of tax, upon presentation and surrender at such office, as they respectively mature, of the eighty coupons annexed.

This bond is one of the first mortgage six per cent gold bonds of the Oregon and California Railroad Company, issued and to be issued only at the rate of \$20,000 for each mile of railroad now or hereafter constructed and being actually constructed at the time of issue, all being of the same amount, form and tenor, and payable in the same manner, and differing only in the identifying numbers, dates, and the number of coupons annexed, and all of which bonds issued and to be issued are equally secured by a first mortgage, dated June 1, 1881, of all the railroads of said Company, constructed and to be constructed, that is to say, from Portland to Astoria, in accordance with the Act of Congress of May 4th, 1870, and to Junction, and from East Portland to California,

in accordance with the Act of Congress of July 25, 1866, and of all its lands, rolling stock, and all other property, present and future, of said Company, of every description, to Henry Villard, Horace White and Charles Edward Bretherton, as Trustees, subject, however, to a redeemable prior lien. Two Million Dollars in amount, to be discharged as hereinafter mentioned, and which mortgage is recorded in the office of the County Clerk, in Portland, in Oregon, and in all other counties in which any part of the railroads and lands of said Company are situated; and the said mortgage provides that the proceeds of all bonds sold shall be received by the said Trustees and shall be applied by them in discharging the said prior lien for Two Millions of Dollars, and the balance of such proceeds, after discharging said prior lien, shall be applied only for the construction of the road, first, to California, and when such road is completed, then to Astoria and Junction; and that, for the purpose of securing such application, said Trustees shall pay over the proceeds only under the advice, and upon the certificate, of a supervising engineer, appointed by them.

The Company binds itself to the bearer to constitute a cumulative sinking fund, for redemption, at 110 per cent of the par value thereof, of all said bonds, such sinking fund, including the gross proceeds of all lands now or hereafter granted by the United States to said Company, together with such an additional sum, to be paid annually by said Company to said Trustees, on the first day of July of each year, commencing July 1, 1886,

as will make up the total annual sinking fund to one per centum, from July 1, 1886, upon the aggregate amount of bonds issued, together with, and in addition to, the amount of the interest upon the bonds previously redeemed.

The bonds to be redeemed by said sinking fund shall be drawn by lot, by said Trustees, at the office of the Company in New York, on the first day of April in each year, and the numbers of the bonds so drawn advertised in daily newspapers, of general circulation, published in New York, London and Frankfort-on-the-Main.

In case this bond shall be so drawn and advertised, the amount thereof shall become payable, together with the additional sum of One Hundred Dollars, in United States gold coin, on the first day of July then next, at the office of the Company in New York, and it shall bear no interest after such date, unless, upon presentation, payment thereof shall be refused.

Said Company further agrees to receive this bond, at par, in payment for any lands offered for sale by said Company.

Said Company further binds itself to pay forthwith, upon demand, the amount of this bond, as aforesaid, in case said Company shall fail, for six calendar months, to pay any coupon annexed to this bond, when the same becomes due, or shall fail for six calendar months to pay any sum which may be payable to the said Trustees on account of the sinking fund hereinbefore mentioned, and

such default in payment of interest, or of the sum payable on account of said sinking fund shall not have been waived by a majority in amount of the holders of said bonds then outstanding in the manner provided in said mortgage. Said Company further binds itself to maintain and keep, during the continuance of this mortgage, financial agencies in London and Frankfort-on-the-Main, and to cash, on presentation at such agencies, all said bonds, and the coupons thereof, as the same become payable, at the fixed rate of exchange of four shillings and two pence sterling per dollar in London, and four marks twenty-five pfennigs in Frankfort-on-the-Main. This bond is not valid unless the certificate endorsed hereon shall be executed by said Trustees.

In Witness Whereof, Said Company has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Assistant Secretary, this first day of June, 1881.

President.

Attest:

Assistant Secretary.

(Seal.)

(Form of Last Coupon.)

The Oregon and California Railroad Company will pay the bearer on the first day of July, 1921, Thirty Dollars in United States gold coin, free of tax, at the office of the Company in New York, being six months interest on First Mortgage Bonds of Said Company, No.

, unless said bond shall have been previously redeemed.

Treasurer.

(Trustees' Certificate.)

We hereby certify that the within bond is one of the First Mortgage Six per cent gold Bonds of the Oregon and California Railroad Company, secured by the within mentioned mortgage dated June 1st, 1881, and made by said Company to us as Trustees, and that the total amount of said bonds certified by us does not exceed the rate of \$20,000 for each mile of actually constructed railroad.

Trustees.

Now this Indenture Witnesseth, That in pursuance of said resolutions and to secure the punctual payment of said bonds now to be issued, and all such bonds as shall be hereafter issued on the security of these presents, but not exceeding in all Twenty Thousand Dollars for each mile of road actually constructed at the time of issue and the interest thereon, said Oregon and California Railroad Company doth hereby grant, bargain, sell, assign, transfer and convey unto said Henry Villard, Horace White and Charles Edward Bretherton, their heirs, assigns and legal successors, as Trustees of these presents all and singular the railroad lines of said Oregon and California Railroad Company, now constructed and in operation, between East Portland, and Roseburg, and between Portland and Corvallis, and Albany and Lebanon, in the State of Oregon, including the railroads heretofore known as the Oregon Central Railroad, the Western Oregon Railroad and the Albany and Lebanon Railroad, in all about three hun286

dred and six and one-half (3061/2) miles in length, running through the counties of Multnomah, Clackamas. Marion, Linn, Lane, Douglas, Washington, Yamhill, Polk and Benton, in said State of Oregon, together with the ferry, ferry-boats and landings connecting the said railroads at Portland and East Portland, and also all the railroads of said Oregon and California Railroad Company, to be hereafter constructed, that is to say, from Forest Grove to Astoria in accordance with the Act of Congress of May 4th, 1870, hereinbefore recited, and from Corvallis to Junction, and from Roseburg to California, to a junction within the Central Pacific Railroad. in accordance with the Act of Congress of July 25th. 1866, hereinbefore recited, and all lands, rights of way, easements and premises now acquired or appropriated. or which may hereafter be acquired or appropriated, for the purpose of the right of way of said railroad or for grounds, side tracks, depots, warehouses, tanks, roundhouses, stock vards, or any other railroad purposes, and also all lands granted by the United States in aid of the construction of the said railroads already completed between the termini aforesaid and not vet sold, estimated to be in amount about one million nine hundred thousand acres, and all lands which may be hereafter granted to said Company by the United States, and which lands are intended to be more particularly identified as the same are patented by the United States in manner hereinafter provided, and together with all rails, spikes, ties, timber, iron, switches, frogs, depots, warehouses, roundhouses, machine shops, bridges, trestle work, and all

other buildings or structures now or hereafter belonging to or used for the maintenance or operation of said rail-roads respectively, including all the offices, docks and warehouses of the Company in Portland and East Portland, or elsewhere, and all locomotives, cars and other rolling stock, railroad supplies, fuel, tools and machinery now used or which may hereafter be used in or provided for the maintenance or operation of said railroads, and all telegraph lines and other appurtenances of said railroads, and the franchise to operate the same, and all the income, earnings and profits of said railroads, lands and premises and all other present and future property of every description, of said Oregon and California Railroad Company.

To Have and to Hold the said railroads, lands, rolling stock, equipment, premises and property unto the use of said Henry Villard, Horace White and Charles Edward Bretherton, their heirs, assigns and legal successors, as Trustees of these presents, as joint tenants and not as tenants in common, free from all prior liens and encumbrances whatever, except the prior lien for Two Millions of Dollars created by the said deed of mortgage and trust to Klaas van Oterendorp and Philip Lilienthal, hereinbefore referred to, and which lien is to be discharged as hereinafter mentioned, in trust nevertheless for the equal benefit and security, pro rata, of every holder of any of said bonds to be now issued or which may be hereafter issued as aforesaid and intended to be secured hereby, without any priority of any one

bond over another, by reason of earlier issue or negotiation, and for the uses and purposes, and with the rights and powers, and subject to the provisions, agreements, covenants and stipulations contained in the following articles, that is to say:

ARTICLE 1. The said Oregon and California Railroad Company hereby covenants with said Trustees that it will proceed with all reasonable despatch to complete its said railroad to California, so that cars can run through from Portland to San Francisco, and will keep all the railroads from time to time constructed, and rolling stock and other property of said Company in good order and repair, and will reconstruct, replace and restore all such, or so much, and such parts thereof, as may be worn out, wrecked, destroyed or displaced, and will pay all taxes assessed against said railroads, lands and premises, and will pay the principal moneys secured by all bonds to be issued on the security of these presents. and all interest due thereon, at the times and places, and in the manner in said bonds and the coupons annexed thereto respectively specified, and perform all the conditions and stipulations in said bonds expressed and contained.

ARTICLE 2. And further, that if any coupon on any of said bonds shall not be paid on presentation, as therein provided, and shall remain unpaid for six calendar months, and such default shall not be waived in manner hereinafter specified, then the said Company will forthwith pay on demand, at the place and in the manner

in said bonds specified, the principal of all such bonds.

ARTICLE 3. And further, that said Oregon and California Railroad Company will create and maintain a cumulative sinking fund for the redemption of all said bonds at the rate of 110 per cent of the par value thereof, and will for such purpose, on the first day of July, 1886, and on every first day of July thereafter, pay at the office of the Company in New York, to said Trustees, such a sum as will, in addition to the gross proceeds of all lands now or hereafter granted by the United States to said Company, make up a total amount of one per cent per annum in gold coin, computed from the first day of July, 1886, upon the aggregate amount of bonds issued.

ARTICLE 4. And further, that in case default shall be made in any annual payment to be made for such sinking fund specified in the last article, or any part thereof, for six calendar months, and such default shall not be waived as hereinafter provided, then said Company will forthwith pay on demand at the place and in the manner in said bonds specified, the principal of each and all of the said bonds then remaining due, at the rate of 110 per cent of the par value thereof.

ARTICLE 5. Until default in any payment required by the previous articles, said Company shall freely possess the said railroads, lands and premises, and the income, earnings and profits thereof, and may contract to sell and dispose of the lands granted by the United

States and of all other lands owned by the Company not required for the maintenance and operation of its railroads; but no such sale nor any conveyance or release of said lands, or any of them, shall be valid and effectual unless such sale be at a price approved by said Trustees and received by them, and such conveyance or release shall be executed by said Trustees, or one of them, or by their attorney or attorneys in fact, thereunto lawfully authorized. And for the purpose of facilitating such sales, said Trustees may from time to time either concur with said Company in appointing an agent to make such sales and execute such releases and conveyances as their attorney in fact, or may appoint an agent of their own to supervise and join in such sales, and to execute such releases and conveyances as their attorney in fact, and they may delegate to any such agent all their powers and duties in respect to the sale of lands, except the custody of the proceeds thereof.

ARTICLE 6. Said Trustees shall hold the said proceeds of all lands sold and the payments to be made to them by said Company as above mentioned, as well as all interest received upon bonds redeemed, as a cumulative sinking fund, to discharge and extinguish the whole of said bonds by annual redemption at the rate of 110 per cent of the par value thereof, in the following manner: on the 1st day of April, 1886, and on the 1st day of April in every succeeding year, or as soon thereafter as may be, said Trustees shall cause to be drawn at the office of the Company in New York, in the

presence of a Notary Public, out of the whole number of bonds then outstanding such a number of bonds as said sinking fund will, on the 1st day of July then next ensuing, suffice to redeem as hereinbefore mentioned.

ARTICLE 7. Said Trustees shall publish by notice, conspicuously posted up on or before the 30th day of April next ensuing after each such drawing, in the office of the Company in New York and at the financial agencies of the Company in London and Frankfort-on-the-Main, and so remaining until the 1st day of July then next ensuing, and by advertisement in daily newspapers of general circulation, published respectively in New York, London and Frankfort, the numbers of the bonds so drawn for redemption, and shall pay and redeem such bonds at the rate of 110 per cent of the par value thereof, at the office of the Company in New York, on the said first day of July, or so soon thereafter as the said Company shall pay over the sums hereby stipulated to be paid for the purpose.

ARTICLE 8. When any bonds shall have been drawn as aforesaid, and notice given of the numbers of the bonds so drawn for redemption, then each bond so drawn shall become payable on the first day of July then next ensuing, together with the additional sum of One Hundred Dollars in gold coin of the United States, making in all 110 per cent of the par value thereof, payable at the office of the Company in New York, and shall bear no interest after that day, unless, on presentation thereof at the office of the Company in New York,

payment of said bond at the rate aforesaid, or any interest due thereon, shall be refused.

ARTICLE 9. The bonds redeemed out of the sinking fund by said Trustees shall be cancelled by them, but the coupons shall remain in full force and shall be regularly presented by the Trustees, and the amount thereof collected, for the benefit of the sinking fund.

ARTICLE 10. All bonds which from any cause remain unredeemed on the first day of July, 1921, shall be then paid off at the rate of 110 per cent of the par value thereof.

ARTICLE 11. When all of said bonds shall be redeemed by said sinking fund, or acquired and cancelled by said Company, and handed to said Trustees, so cancelled, they shall enter satisfaction of record of these presents.

ARTICLE 12. In case said Company shall fail to keep the said railroads, rolling stock, equipment and premises herein comprised, or at any time hereafter subject to the lien of these presents, in good order and repair, or in case default shall be made in payment of any coupon on any of said bonds, or of the said sums to be paid for the sinking fund as aforesaid, or any part thereof, and such default shall continue for six calendar months, or in payment of any taxes assessed against said railroads, lands and premises, it shall be lawful for said Trustees to take possession personally, or by their agent, or agents, of said railroads, rolling stock and equipment,

and the lands and other premises hereby conveyed, or which may be then subject to the lien of these presents, and to operate the said railroads and manage the same, and collect and receive the income, earnings and tolls thereof, and the proceeds of lands contracted to be sold; and said Company covenants and agrees that it will, on demand, surrender such possession and permit said Trustees to use and possess said railroads, rolling stock, land and premises, without interruption or disturbance, and will permit and suffer said Trustees to collect and get in all freight moneys, ticket balances or other earnings, and the purchase moneys of all lands sold, either then due or thereafter becoming due, and in case it may be necessary, or may be deemed advisable, by said Trustees, to take legal proceedings for foreclosure of this mortgage, or to obtain possession of said premises, in pursuance of the provisions of this article, they shall be entitled to the appointment of a Receiver, or Receivers, to be nominated by them, or to be themselves nominated and appointed Receivers, as they may think most expedient.

ARTICLE 13. Said Trustees, when in possession of said railroads, lands and premises, shall have the right as irrevocable attorney or attorneys of said Company, to bring or defend, in the name of the said Company, any actions for the collection of income, freight moneys, ticket balances or other earnings or unpaid purchase money for lands sold, or for obtaining or defending the possession of any property subject to the lien or trusts

of these presents, or for the condemnation of lands required for the maintenance or operation of said railroads, or in any manner affecting the maintenance thereof.

ARTICLE 14. Said Trustees are hereby authorized in their discretion, to accept possession of said railroads, with the rolling stock, lands and appurtenances herein comprised, although no such default as aforesaid shall have been made, if said Company shall offer to give up possession to them, and thereupon to manage and operate the same, and collect the income and earnings thereof, as hereinbefore provided.

ARTICLE 15. It shall be the duty of said Trustees to take possession of said railroads, lands and premises, after any such default as aforesaid, upon written requisition made to them for such purpose by the holders of not less than one-quarter in amount of said bonds then outstanding.

ARTICLE 16. Said Trustees shall have full power, from time to time, for the purpose of enforcing and administering the trusts and powers of these presents, and for operating and managing or keeping in good order and repair the said railroads, rolling stock, lands and premises, to hire and employ such managers, officers, clerks, agents, attorneys and assistants, as they shall deem necessary or useful, and to defray all expenses of such employment, and of otherwise executing the trusts of these presents, and to pay any taxes assessed upon

the trust premises or any part thereof, or any other prior charge thereon, out of any moneys coming to their hands, and in case said Trustees shall have no funds in their hands, and shall make any payments either for such purposes, or in any other manner for the protection or preservation of the trust premises (whether said Trustees shall be in possession of the same or not), the amount so paid, together with interest thereon, at the rate of ten (10) per centum per annum, shall be a first charge on the trust premises, and the earnings, income, and proceeds thereof; and in case said Company shall fail, on demand, to repay said Trustees any amount paid by them as aforesaid, with interest at the rate aforesaid, they may enter upon and take possession of said railroads, lands and premises, in the same manner as if said Company had made default in payment of interest on the bonds hereby secured, and retain possession and receive the income, earnings and proceeds thereof, until they shall have recouped themselves the amount so paid with interest as aforesaid.

ARTICLE 17. After any such default, as aforesaid, in payment of interest or sinking fund payments, or any part thereof, and such default shall have continued for one year, and shall not have been waived as hereinafter provided, or in case the principal of any of said bonds shall not be paid on the first day of July, 1921, together with the additional sum hereinbefore specified, it shall be the duty of said Trustees to forthwith proceed to enforce this security, and to sell said railroads,

rolling stock, equipment and appurtenances, and the lands and premises comprised herein, or then subject to the lien of these presents, in one lot or in more than one lot or parcel, and at one time, or at different times, and for cash, or on reasonable credit, payment therefor being secured on the property sold, and otherwise, upon such terms and in such manner as said Trustees may, in their discretion, think best.

ARTICLE 18. Such sale or sales may be made either without suit by said Trustees, or their duly authorized agent, by public auction, at the door of the Court House of Multnomah County, in Oregon, after notice of such sale shall have been published at least once a week for four consecutive weeks in the New York Herald (or in case said paper shall not be then published, then in some other daily paper of general circulation published in New York, and selected by said Trustees); and in case said sale shall be adjourned, the like four weeks' notice shall be given of the adjourned sale; or, at the option of said Trustees such sale may be made judicially by action or suit, brought by said Trustees for the foreclosure of this mortgage or enforcement of the liens hereby created, or administration of the trusts of these presents, as said Trustees may deem most expedient.

ARTICLE 19. The moneys received from the net earnings of said railroads or purchase money on any such sale thereof, as hereinbefore provided, or from lands sold, when in possession of said Trustees, shall be applied in the following order: In the first place, in the payment of the cost and expenses of the execution of the trusts of these presents, and the management and operation of said railroads, and the protection and preservation of the trust premises, including a reasonable compensation to said Trustees (in addition to the ordinary compensation salary herein provided for), and the fees of counsel and attorneys; and in the next place, in payment of all coupons then overdue (excluding those on bonds belonging to the sinking fund), in the order in which they shall have become due, those of earlier date having priority over those of later date; and lastly, in payment of the principal of any of said bonds then outstanding, together with the same additional sum as would have become payable if they had been drawn for redemption as hereinbefore provided.

ARTICLE 20. On any sale by virtue of these presents, the receipt of the said Trustees shall be a sufficient discharge to any purchaser for all purchase money paid by him, and any conveyance or assignment made by said Trustees shall vest in said purchaser all the title and interest of said Company as fully and effectully as if the Company were party thereto.

ARTICLE 21. The Company hereby covenants and agrees with the said Trustees, on behalf and for the benefit of the holders of the bonds intended to be secured by these presents, that it will from time to time, and at all times hereafter, upon reasonable request made, execute, acknowledge and deliver, all such further acts, deeds, conveyances and assurances in the law for the

better assuring unto the said Trustees and their legal successors from time to time as Trustees of these presents upon the trusts, and for the purposes herein expressed, the said railroads, rolling stock, equipment, lands and premises herein comprised, free from all prior liens and encumbrances, and all other present and future property of said Company of every kind and description as by the said Trustees or their counsel learned in the law shall be reasonably devised, advised or required, and will from time to time, as the said lands granted by the United States are patented to said Company, execute proper deeds of further assurance thereof to said Trustees, so as to fully identify the lands in tended to be comprised in or subjected to the lien of these presents.

ARTICLE 22. On payment and cancellation of all of said bonds and the coupons thereto attached, and payment of all expenses incurred by the Trustees in the execution of the trusts of these presents, this indenture shall become void, and all the estate and interest of the Trustees in the premises conveyed hereby, and the lien created thereon by these presents shall absolutely cease and determine.

ABTICLE 28. All rights or powers by these presents given to or covenants, stipulations or agreements made with said Henry Villard, Horace White and Charles Edward Bretherton, shall survive and inure to the benefit of the Trustee or Trustees for the time being of these presents, in the same manner as if said Trustee

or Trustees had been named herein.

ARTICLE 24. In these presents the word "Trustees" shall be held to mean the said Henry Villard, Horace White and Charles Edward Bretherton while continuing to be Trustees hereof, and the Trustees for the time being of these presents, whether all or any be original Trustees or new Trustees.

ARTICLE 25. No Trustee shall be in any manner responsible for any act, default or misconduct of his co-Trustee, nor for that of any agent, bank, banker, broker, or other person employed by him or by his co-Trustee, unless he shall be chargeable with culpable negligence in the selection or in the continuance of their employment, nor otherwise, except for his own willful default, misconduct or gross negligence. But except as herein specially authorized, no Trustee shall have power to delegate his powers or authority to his co-Trustee or co-Trustees, or any other person whatever.

ARTICLE 26. The Trustees may pay such reasonable compensation as they shall deem proper to all agents, land agents, engineers, officers, attorneys and servants whom they may reasonably employ in the management of their trust, and said Trustees shall be paid by said Company, or, in default, out of the trust moneys the sum of fifty cents for each bond certified by them, and one-eighth per cent on all moneys passing through their hands and disbursed by them, for their entire service in the execution of the trusts herein contained until

250

default, and in addition, in case of default, a further reasonable compensation for such additional services as they may be called upon to render in taking possession of and managing the premises, or selling the same, or bringing suit for the foreclosure of these presents, the enforcement of the liens or trusts hereby created, or the collection of the moneys secured or to be secured by these presents.

ARTICLE 27. In case of the death, resignation or refusal or incapacity to act of any Trustee, the surviving or continuing Trustee or Trustees shall by deed appoint a suitable person as Trustee, in the place or stead of the Trustee so dying, resigning, refusing or becoming incapable; and in case there shall be no surviving or continuing Trustees or Trustee, or such surviving or continuing Trustees or Trustee shall fail for three calendar months after the death, resignation, refusal or incapacity of their or his previous co-Trustee to appoint a new Trustee, then said Company, or the holder of any bond secured by these presents, may apply to any Judge in the Circuit Court of the United States for the District of Oregon, to make such appointment, and any such Judge may appoint a new Trustee by instrument under his hand and seal, without suit or other legal proceedings therefor; but in no case shall a citizen of the State of Oregon be appointed or be capable of acting as a Trustee of these presents. And it is hereby declared to be the duty of said Trustees to bring all actions or suits in any way relating to the trusts of these

presents in the Courts of the United States, whenever such Courts shall have jurisdiction of such action or suit, and not in the Courts of the State.

ARTICLE 28. A majority in amount of the holders of the outstanding bonds, at any time secured by these presents, shall have full power at any time, without suit, and whether there be any vacancy or not, to remove all or any of the then existing Trustees, and to appoint other Trustees or another Trustee in their or his place, and to increase or diminish the number of Trustees, or to appoint a corporation duly authorized to execute trusts in the State of Oregon, as one of the Trustees, or as sole Trustee; and any such act of the majority in amount of the bondholders shall be deemed to be sufficiently made, executed, evidenced and proved by a written instrument or instruments purporting to be signed by the bondholders, and stating the identifying numbers and the amount of the bonds held by each signatary, and the respective signatures to which, and the production to a Notary at the time of signature of the bonds specified, shall be acknowledged before, and certified by, a Notary Public, and his certificate attached, and authenticated by his notarial seal. No proof shall be necessary of the qualifications of any such Notary, so purporting to act in the United States, the British Dominions, Holland. France or the German Empire.

ARTICLE 29. Any appointment of a new Trustee, made by the surviving or continuing Trustees or Trustee, or the majority of the bondholders, or a Judge, as

hereinbefore provided, shall be effectual to vest in the new Trustees or new Trustee all estates, rights, trusts, powers and duties, as fully as if they or he were Trustees or a Trustee party to these presents, without any new deed or conveyance; but, nevertheless, the Company hereby covenants, in any and every such case, to make, upon request of the new Trustees or Trustee, all such deeds, conveyances and assurances as may be appropriated for more fully and certainly vesting in and confirming to such new Trustees or Trustee such estates, rights, powers, trusts and duties, and every resigning Trustee shall, on like request, make and execute such deeds, conveyances and assurances to his successors or successor.

ARTICLE 30. A majority in amount of the holders of the outstanding bonds, at any time secured by these presents, may, by written instrument, to be executed and proved as provided in Article 28, at any time before the actual sale of the premises, waive any default in payment of interest, or of the annual payment to the sinking fund, yet so far only that the principal of the bonds shall cease to be payable forthwith, in case said principal shall have become so payable by reason of such default; but such waiver shall be of no effect unless the Company shall, together with such instrument or instruments of waiver, hand to the Trustees a sum of money sufficient to pay all coupons and sinking fund payments then in arrears, and said Trustees shall then proceed to pay said coupons and redeem the bonds so pro-

vided for as nearly as possible in the manner provided by these presents. And such a majority may, in like manner, at any time, direct and authorize the funding of any coupons secured by these premises, whether overdue or not, into bonds secured by these presents, provided, however, that the aggregate amount of all bonds secured by these presents shall never exceed the rate of Twenty Thousand Dollars for each mile of constructed road, as hereinbefore provided. Any such funding of coupons into bonds shall be binding upon the minority of said bondholders, and shall be carried out by said Trustees, who shall have power to do all things necessary or proper for the purpose.

ARTICLE 31. The Company for itself, its successors and assigns, doth hereby absolutely and irrevocably waive the benefit or advantage of any and all valuation, stay, appraisement or redemption laws, or laws requiring liens or mortgages to be foreclosed by action or suit, and of all other laws now existing, or hereafter passed, which, but for this provision, would prevent the absolute and unconditional sale of the premises hereby conveyed by Court or by a Trustee without suit; and on any such sale said Company for itself, its successors and assigns, covenants to join in and confirm the conveyance to the purchaser.

ARTICLE 32. In case of any sale of said premises, whether by the Trustee or by a Court, any purchaser shall be entitled to deliver, in part payment of the purchase money, any of the outstanding coupons or bonds

secured by these presents; and such coupons or bonds shall be reckoned as equivalent to the sum which would be their portion of the net proceeds of the sale, after the deduction of all expenses, all such bonds being reckoned at 110 per cent of their par value. The payment to be made in cash, to cover such expenses, shall be fixed previously by the Trustees, or the Court, as the case may be, and announced in the advertisement of sale.

ARTICLE 33. The Trustees shall have power to release from the lien of these presents any land, rolling stock or other property, become useless for the purposes of the railroads by alteration of route, changes in machinery or equipment or otherwise; but only on condition that the property so sold be forthwith replaced by other property of equal value, and subjected to the lien of these presents.

ARTICLE 34. On any sale, whether by the Trustees or a Court of the property hereby conveyed, or any part thereof, the Trustees shall have the right to buy in the same, and a majority in amount of the holders of the outstanding bonds shall have the right, by written instrument, evidenced and proved as hereinbefore provided by Article 28, to fix a sum which it shall be the duty of the Trustees to bid for the property to be sold on behalf and for the benefit of such bondholders, but only on condition that due provision is made by such majority to the satisfaction of the Trustees or the Court, as the case may be, for the payment in cash of all expenses incurred in the execution of the trusts of these

presents, and of the proportion of such sum payable to the bondholders not concurring in such request.

ARTICLE 35. On any such purchase the Trustees shall hold the property so purchased upon trust for the equal benefit of the bondholders who had required the Trustees to buy in the property on their behalf, as the absolute property of said bondholders, without any right of redemption or resale, in favor of said Company, or any bondholder.

ARTICLE 36. The Trustees shall deposit all trust funds, which may, from time to time, come to their hands, in their joint names, in the London and San Francisco Bank, Limited, or such other respectable bank or banks, trust company or companies, in London, New York, Frankford, San Francisco or Portland, as they may from time to time agree upon, and may from time to time invest the same, until required, in the purchase of United States stocks or bonds, at their market value, or in bonds secured by these presents, at any price not exceeding the par value thereof, or on loans secured on such stocks or bonds.

ARTICLE 37. The six thousand bonds intended to be now issued and secured by these presents, and all other bonds which may at any time hereafter be created and intended to be secured by these presents, shall, after the execution thereof by the Company, be delivered to said Trustees, to be certified by them as herein provided, and shall not be delivered back when certified to said Company, but shall be retained and held by said Trustees,

who shall only deliver them to the Company, or to the purchasers of such bonds, upon the payment to said Trustees of the price thereof.

ARTICLE 38. The bonds to be issued on the security of these presents (except the first issue of 6,000 bonds) shall only be sold or disposed of upon terms and at a price approved of by said Trustees.

ARTICLE 39. The proceeds of all bonds sold or disposed of shall be applied by said Trustees first in paying off and discharging the said prior lien of Two Millions of Dollars hereinbefore referred to, and the residue shall be held by them as a construction fund, and shall be exclusively disbursed for the completion of the railroads of the said Company, first to California, in accordance with said Act of Congress of July 25, 1866, or with any amendments thereof which may be hereafter made by Congress and accepted by said Company, and when the railroad to California is completed so that cars can run through from Portland to San Francisco then to Astoria and Junction, in accordance with said Act of Congress of May 4th, 1870.

ARTICLE 40. For the purpose of securing the due application of the proceeds of bonds to the construction of said railroads as aforesaid, the Trustees shall disburse such proceeds only under the advice and upon the certificate of a competent engineer, from time to time agreed upon and nominated in writing by them for the purpose; and all purchases of rails, rolling stock, ties

or other material shall be made on account of said construction fund, and in the name of said Trustees, so that such material shall upon the purchase thereof become and continue subject to the lien of these presents.

ARTICLE 41. The payment of coupons upon bonds now or hereafter to be issued on the security of these presents not exceeding four coupons upon any one bond after its issue shall be considered as part of the expense of, and chargeable to, the construction of the railroad to California until through connection is made with the system of the California railroads so that cars can run between Portland and San Francisco, and of the railroad to Astoria until the railroad is opened from Portland to tide water at Astoria; and the construction of a railroad bridge across the Willamette at Portland. so as to connect the railroads of said Company on each side of that river, and any necessary or proper increases of depot and dock accommodation in or near Portland, shall be considered part of the expenses of the railroad to California.

ARTICLE 42. At any time after, but not before the first day of January, 1883, whenever said Company shall have constructed any additional railroad beyond the 806½ miles hereinbefore described, said Company may prepare and execute such a number of additional bonds to be secured by these presents as shall not exceed in the whole, including the bonds for Six Millions of Dollars to be now issued, the rate of \$20,000 for each mile of constructed road, and shall deliver said bonds

to such Trustees, who shall cause the constructed road to be carefully examined and measured by their supervising engineer, and if they shall receive from such engineer a certificate that the additional road is duly constructed and completed to the length of miles claimed, with all proper depots and equipment in proportion to the rest of the constructed road, they shall certify said bonds, and hold the same as hereinbefore provided until sold by said Company and then deliver the same to the purchasers thereof, upon receipt of the purchase money, provided, however, that said Trustees shall not be required to examine and certify bonds for less than ten miles of railroad at one time.

ARTICLE 43. All bonds to be hereafter issued as aforesaid shall be in the same form and payable in the same manner as the bonds now to be issued, except that they shall bear the date when actually certified by said Trustees, and shall have all coupons of earlier date cut off, so as to bear interest only from the date when certified, and shall all be consecutively numbered from 6,001 onwards; and all such bonds when certified by said Trustees shall be in all respects equally secured by these presents, with the 6,000 bonds to be now issued.

ARTICLE 44. And whereas, by reason of distance, lapse of time, or other accident, the dates of the actual execution of this indenture of mortgage and trust by the various parties thereto may be previous or subsequent to the date of which it bears date, now it is hereby expressly agreed and declared that this indenture of mort-

gage and trust shall be dated the first day of June, 1881, and shall be valid and effectual as if executed on the day of the date thereof, and that this indenture of mortgage and trust is the indenture of mortgage referred to in the bonds hereinbefore mentioned, the form whereof is hereinbefore set forth, and is made and executed by and between the parties hereto as and for the indenture of mortgage and trust securing and intended to secure said bonds as in said bonds is mentioned and recited.

In Witness Whereof, The Oregon and California Railroad Company, pursuant to a resolution of its Board of Directors authorizing the same, has caused these presents and nineteen duplicates thereof to be sealed with its corporate seal, signed by its President, and attested by its Assistant Secretary; and the said Trustees respectively have hereunto and unto the said nineteen duplicates thereof set their hands and seals the day and year above written.

OREGON & CALIFORNIA RAILROAD COMPANY,

By (Signed) H. Villard, President.

Attest: (Signed) H. H. Tyndale, Assistant Secretary. (Corporate Seal.)

(Signed) H. VILLARD,

(Signed) HORACE WHITE,

(Signed) C. E. BRETHERTON,

Trustees.

Signed, sealed and delivered in presence of

(Signed) Geo. A. Saxer,

(Signed) C. A. Spofford,

20 Nassau St., New York.

Exhibit J

Schedule of all sales of said granted lands, including conveyances and pending contracts, separately stated as to each of said land grants.

The general source from which the information contained in the following schedule has been obtained is as follows: As to conveyances executed prior to June 11, A. D. 1879, the records in the office of the Recorder or Clerk (as the case may be) of each of the counties in which any of said granted lands were or are situated; as to conveyances executed on and after said June 11. A. D., 1879, the records of the minutes of the proceedings of the Board of Directors of the Oregon and California Railroad Company, which purport to contain descriptive lists of all conveyances executed on and after said date; as to pending contracts, the annual returns of the Oregon and California Railroad Company to the Assessors of the several counties in which any of said granted lands were or are situated, which returns purport to contain all of said pending contracts.

In the following schedule sales (whether conveyances or pending contracts) are classified according to the quantity of land sold, and the purchase price per acre. For the purpose of compactness, each class is designated by a capital letter, to-wit:

"A." Designating sales each in a quantity not exceeding one quarter section and for a price not exceeding \$2.50 per acre;

"B." Designating sales each in a quantity not exceeding one quarter section, but for a price exceeding \$2.50 per acre;

"C." Designating sales each in a quantity exceeding one quarter section but not exceeding 640 acres;

"D." Designating sales each in a quantity exceeding 640 acres but not exceeding 2,000 acres;

"E." Designating sales each in a quantity exceeding 2,000 acres.

East Side Grant, Act approved July 25, A. D. 1866, as amended.

CONVEYANCES.

	Character of	Total	Total	Total
Year.	Conveyances. C	onveyand	es. Acres. P	urchase Price
1872	"A"	12	783.06	\$1,674.28
	"B"	21	635.38	2,864.45
1874	"A"	21	798.81	1,874.11
	"B"	11	250.80	1,057.81
	"D"	4	3,689.21	15,480.58
1875	"A"	8	494.72	682.25
	"B"	6	240.57	1,087.75
	"C"	3	602.31	878.00
1876	"A"	22	1,438.87	2,789.61
	"B"	16	746.47	2,758.07
1878	"A"	33	2,158.44	4,174.88
	"B"	88	1,953.00	6,855.92
	"C"	4	978.44	1,851.12

	Character of	Total	Total	Total
Year.	Conveyances.	Conveyan	ces. Acres. P	urchase Price
1879	"A"	50	3,263.45	6,437.99
	"B"	21	811.88	3,458.61
	"C"	2	820.37	1,109.36
1880	"A"	34	2,037.85	4,028.72
	"B"	15	467.50	1,744.62
	"C"	5	2,150.09	3,425.04
	"D"	1	720.91	1,860.46
1881	"A"	25	1,455.52	8,001.10
	"B"	11	626.85	2,011.69
	"C"	1	188.54	212.12
1885	"A"	810	20,736.21	42,009.78
	"B"	110	6,160.80	21,618.77
	"C"	28	7,281.19	14,008.66
	"D"	2	2,502.80	6,456.89
1886	"A"	83	6,173.15	12,703.73
	"B"	88	1,765.09	6,231.54
	"C"	9	2,404.31	5,678.87
1887	"A"	98	6,890.28	15,025.62
	"B"	87	2,296.88	7,486.11
	"C"	6	1,400.71	8,252.60
1889	"A"	8	56.98	185.80
	"B"	81	1,607.26	5,973.83
1891	"A"	371	25,539.97	55,529.59
	"B"	171	10,099.84	85,124.58
	"C"	19	5,681.27	10,626.40
1892	"A"	84	5,556.86	12,004.23

	Character of	Total	Total	Total
Year.	Conveyances. C	Conveyance	es. Acres. P	urchase Price
	"B"	159	8,722.32	35,841.55
	"C"	5	976.68	3,480.07
1893	"A"	73	5,088.27	11,704.45
	"B"	61	3,598.28	12,799.76
	"C"	10	3,265.94	6,935.68
	"D"	3	3,003.99	7,437.33
	"E"	1	2,234.70	4,579.40
1894	"A"	49	3,490.09	8,122.56
	"B"	51	3,149.16	10,690.87
	"C"	6	1,781.44	5,897.19
1895	"A"	57	3,918.32	9,352.26
	"B"	40	2,470.74	8,693.07
	"C"	1	240.00	1,020.00
1896	"A"	22	1,202.81	2,871.28
	"B"	34	1,740.22	7,467.16
	"C"	2	411.63	1,024.70
1897	"A"	40	2,031.31	5,041.44
	"B"	70	3,677.77	18,960.75
	"C"	6	1,857.84	8,125.68
	"D"	1	840.00	6,800.00
1898	"A"	31	1.758.48	4,811.64
	"B"	74	4,259.60	17,060.99
	"C"	4	1,721.58	9,501.00
	"D"	2	1,840.00	10,440.00
1899	"A"	78	3,537.24	8,698.19
	"B"	104	5,234.43	21,808.92

	Character of	Total	Total	Total
Year.	Conveyances. C	Conveyan	ces. Acres. P	urchase Price
	"C"	10	3,700.75	14,384.17
	"D"	3	3,050.84	15,974.26
	"E"	9	51,392.77	218,939.27
1900	"A"	76	4,569.93	11,258.98
	"B"	156	9,161.68	40,647.80
	"C"	17	5,832.12	24,284.17
	"D"	3	8,603.31	14,594.58
	"E"	2	18,429.46	103,904.43
1901	"A"	69	3,748.17	9,263.91
	"B"	134	7,511.64	32,724.59
	"C"	12	5,061.09	20,752.48
	" D "	4	3,197.45	16,577.89
	"E"	2	17,059.75	122,930.27
1902	"A"	39	2,282.92	5,679.58
	"B"	158	8,284.21	37,291.58
	"C"	14	5,281.20	28,176.11
	"D"	2	1,852.96	18,057.07
	" E "	2	7,495.97	85,580.00
1903	"A"	58	3,888.94	9,260.00
	"B"	134	7,849.19	85,188.65
	"C"	14	5,012.85	19,485.92
	"D"	8	2,664.65	13,078.77
	"E"	2	5,382.41	32,197.05
1904	"A"	25	1,682.05	4,005.81
	"B"	120	6,917.98	32,684.09
	"C"	11	8,525.46	12,878.05

	Character of	Total	Total	Total
Year.	Conveyances C	Conveyar	nces Acres P	urchase Price
	"D"	8	4,338.99	13,806.96
	"E"	2	13,896.81	106,847.00
1905	"A."	29	2,181.84	5,454.61
	"B"	81	4,781.32	18,948.60
	"C"	12	4,694.89	22,217.38
	"D"	5	6,380.90	23,677.64
	"E"	2 .	43,718.69	288,964.95
1906	"A"	7	444.23	1,110.57
	"B"	29	1,454.93	5,490.10
	"C"	1	200.00	500.00
	"D"	4	5,306.11	81,184.43
	"E"	8	22,707.20	138,952.67
1907	"A"	87	2,711.61	6,778.62
	"B"	109	6,573.04	28,450.70
	"C"	14	4,194.28	18,858.52
	"D"	5	7,168.27	91,047.10
	"E"	5	51,717.04	504,426.48
1908	"A"	18	819.81	2,049.52
	"B"	43	2,867.91	9,407.25
10	"C"	7	2,191.78	7,916.07
	"D"	6	4,945.54	27,781.61
	"E"	8	26,552.58	201,671.45

RECAPITULATION—CONVEYANCES— EAST SIDE GRANT.

Character of	Tot	tal	Total	Total
Conveyances.	Convey	ances	. Acres.	Purchase Price
"A"	1852	120	,730.14	\$267,034.51
"B"	2068	115	,416.24	466,875.18
"C"	223	71	,401.76	240,374.31
"D"	51	55	,105.93	358,155.52
"E"	33	260	,587.38	1,808,992.97
Total,	4227	623	,241.45	\$3,141,432.49

East Side Grant—Act approved July 25, A. D. 1866, as amended.

PENDING CONTRACTS.

So far as your Orator is advised, all pending contracts are for prices exceeding \$2.50 per acre; therefore contracts for not exceeding one quarter section of land are classified as "B." The exact purchase price as to pending contracts is unknown but is computed at \$10.00 per acre.

Character of	Tot	al	Total	Total
Contracts.	Contra	acts.	Acres. 1	Purchase Price
"B"	738	42	,294.41	\$422,944.10
"C"	40	14	,412.01	144,120.10
"D"	5	5	,260.36	52,603.60
"E"	5	68	,408.10	634,081.00
Total.	788	125	.374.88	1.253.748.80

TOTAL SALES EAST SIDE GRANT.

Including both Conveyances and Pending Contracts. 5015 748,616.33 \$4,395,181.29

West Side Grant-Act approved May 4, A. D. 1870.

CONVEYANCES.

	Character of	Total	Total	Total
Year.	Conveyances.	Conveyance	es. Acres. I	Purchase Price
1885	"A"	26	1,653.50	\$3,834.64
	"B"	9	222.86	839.30
	"C"	2	680.00	1,260.00
1886	"A"	8	502.74	1,115.28
	"B"	1	26.80	80.40
	"C"	1	360.00	900.00
1887	"A"	11	924.60	1,971.50
	"B"	3	160.00	600.00
1891	"A"	49	3,498.40	7,914.49
	"B"	21	1,285.74	4,625.08
	"C"	4	1,374.67	4,106.91
1892	"A"	6	368.11	920.28
	"B"	5	324.68	1,813.94
	"C"	1	320.00	960.00
1893	"A"	1	80.00	200.00
	"B"	8	280.00	1,000.00
	"C"	2	760.00	3,040.00
1894	"A"	1	40.00	100.00
	"B"	9	640.00	2,860.00
1895	"A"	2	238.83	555.00
	"B"	9	600.00	2,560.00
1896	"A"	1	42.06	105.15
	"B"	8	280.00	1,760.00
1897	"B"	7 .	320.00	1,760.00
1898	"B"	16	977.93	5,860.36

CONVEYANCES—Continued.

	Character of	Total	Total	Total
Year.	Conveyances. C	onveyand	es. Acres. P	urchase Price
1899	"B"	9	537.85	2,896.00
	"C"	1	320.00	1,280.00
1900	"A"	2	80.00	200.00
	"B"	3	120.00	780.00
	"C"	1	320.00	960.00
1901	"A"	1	80.00	190.00
	"B"	2	160.00	760.00
	"C"	1	423.61	1,059.00
	"E"	1	2,481.55	19,452.40
1902	"B"	6	400.86	2,333.10
1908	"B"	2	80.00	360.00
1904	"B"	2	50.00	280.00
	"C"	1	321.99	804.97
1905	"B"	6	230.00	1,452.50
1906	"B"	1	40.00	220.00
1907	"B"	5	340.00	1,720.00
	"C"	1	240.00	960.00
1908	"A"	1	160.00	400.00
	"B"	1	20.00	400.00
	"C"	1	260.63	500.00

RECAPITULATION—CONVEYANCES— WEST SIDE GRANT.

Character of	Total	Total	Total
Conveyances. C	onveyan	ces. Acres.	Purchase Price
"A"	109	7,668.24	\$17,506.34
"B"	123	7,096.72	34,960.68
"C"	16	5,380.90	15,830.88
"E"	1	2,431.55	19,452.40
Total	249	22,577.41	\$87,750.30

West Side Grant, Act Approved May 4, 1870.

PENDING CONTRACTS.

So far as your Orator is advised, all pending contracts are for prices exceeding \$2.50 per acre; therefore contracts for not exceeding one-quarter section of land are classified as "B." The exact purchase price as to pending contracts is unknown but is computed at \$10.00 per acre.

Character of	Total	Total	Total
Contracts.	Contract	s. Acres.	Purchase Price
"B"	40	2,521.77	\$25,217.70
"C"	1	240.00	2,400.00
"E"	1	45,972.43	459,724.30
Total	42	48,734.20	\$487,342.00

TOTAL SALES WEST SIDE GRANT.

Including both Conveyances and Pending Contracts.
291 71,311.61 \$575,092.80

RECAPITULATION—TOTAL SALES—BOTH GRANTS.

The following statement covers both grants, and includes all sales,—both conveyances and pending contracts. The entire time during which sales have been made is divided into two periods, viz: 1872 to 1897 inclusive, and 1898 to 1908 inclusive. Pending contracts are included in the latter period. The exact purchase price as to pending contracts is unknown, but is computed at \$10.00 per acre.

RECAPITULATION.

	Total	Total	Total
Years.	Sales	Acres	Purchase Price
Sales in G	Quantities no	ot Exceeding	160 Acres.
1872-1897	2501	155,618.55	\$ 420,950.10
1898-1908	2429	140,108.97	813,588.41
	4930	295,727.52	\$1,234,538.51
Sales in Quant	ities Excee	ding 160 Acr	es, But not Ex-
	ceeding	640 Acres.	
1872-1897	117	33,530.43	\$ 77,292.35
1898-1908	168	57,904.24	325,432.94
	280	91,434.67	\$402,725.29
Sales in Quan			es But Not Ex-
	0	2,000 Acres.	
1872-1897	11	10,756.91	36,985.21
1898-1908	45	45,609.38	378,778.91
	56	60,366.29	410,759.12
Sales in	Quantities	Exceeding 2,	000 Acres.
1872-1897	1	2,284.70	4,579.40
1898-1908	39	370,164.76	2,917,671.27
	40	372,399.46	2,922,250.67
Total Sale	s in Quanti	ties Exceeding	g 160 Acres.
1872-1897	129	46,522.04	118,856.96
1898-1908	247	477,678.38	8,616,878.12
	376	524,200.42	3,735,735.08

RECAPITULATION-Continued.

	Total Sales	Total Acres	Total Purchase Price
In quantities not exceeding 160	Total	l Sales.	
acres	4980	295,727.52	1,284,588.51
In quantities ex- ceeding 160			
acres	376	524,200.42	3,735,735.08
Total,	5306	819,927.94	4,970,273.59

Exhibit K

Schedule of patented lands now remaining unsold, described by governmental subdivisions, tabulated by Counties, and separately stated as to each of said land grants.

Governmental subdivisions of sections are designated by the abbreviations "N," "S," "E," "W," "NE," "NW," "SE" and "SW," meaning, respectively, north, south, east, west, northeast, northwest, southeast and southwest.

EAST SIDE GRANT.

Act of July 25, A. D. 1866, as amended.

All of the lands of said East Side Grant are situated in the State of Oregon; the respective counties are indicated in the schedule.

The Counties are arranged in the order in which they occur in the grant from West to East, commencing at the North. Thus arranged, they appear in the following order. For convenience, the total number of acres in each County is here stated:

COUNTY.	ACRES.
Washington	2,452.18
Multnomah	8,120.00
Yamhill	27,120.20
Clackamas	89,162.07
Polk	87,017.79
Marion	30,256.00
Lincoln	15,906.00
	197

EAST SIDE GRANT—Continued.

COUNTY	ACRES
Benton	53,626.99
Linn	61,966.28
Lane	299,606.00
Douglas	616,843.14
Coos	106,563.36
Curry	7,844.64
Josephine	167,480.98
Jackson	441,791.15
Klamath	43,015.00
Total Fast Side Crant	008 771 79

WASHINGTON COUNTY.

South of Base Line and West of Willamette Meridian.

Township 1, Range 1.

	Section	Acres
W ½ of SE ¼ of SW ¼,	19	20.00
Township 8, Range 1.		
NE 1/4 of NW 1/4,	3	41.00
Township 1, Range 2.		
Lot 1,	31	20.00
Township 2, Range 2.		
SW 1/4 of SW 1/4,	17	40.00
Township 1, Range 3.		
Lot 1,	7	.18
SW 1/4 of SW 1/4,	21	40.00
Lot 1,	25	11.00
Township 2, Range 3.		
S 1/2 of NE 1/4; SE 1/4 of NW 1/4;	NE	
1/4 of SW 1/4; N 1/2 of SE 1/4; SE 1	/4 of	
SE 1/4,	11	280.00
NW 1/4 of SW 1/4; E 1/2 of SW 1/4; SV	V 1/4	
of SE 1/4,	18	160.00
Township 1, Range 4.		
NW 1/4 of NE 1/4; NW 1/4; SE 1/4,	15	360.00
Township 1, Range 5.		
NE 1/4 of NE 1/4; E 1/2 of SE 1/4,	1	120.00
NE 1/4; N 1/2 of SE 1/4; SW 1/4 of SE	1/4. 3	280.00
SW 1/4 of SW 1/4; SE 1/4 of NW 1/4,	11	80.00
E ½ of NE ¼; SE ¼,	15	240.00
All,	88	640.00
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	85	120.00
Total Washington County,	5	,452.18

MULTNOMAH COUNTY.

South of Base Line and East of Willamette Meridian.

Township 1, Range 4.

	Section	Acres
SE 1/4 of SW 1/4; N 1/2 of SW 1/4,	11	120.00
SW 1/4 of NE 1/4,	18	40.00
W 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE	E 1/4 of	
NW 1/4,	15	160.00
S 1/2 of NE 1/4; N 1/2 of NW 1/4; SE	1/4 of	
NW 1/4; N 1/2 of SE 1/4; SE 1/4 of S		320.00

Townshin 1, Range 5.

All,	1	646.00
All,	8	623.00
SE 1/4 of NW 1/4; NW 1/4 of SW 1/4; SE	1/4	
of SE 1/4,	5	120.00
S 1/2 of NW 1/4; NW 1/4 of SW 1/4; S 1/2	of	
SW 1/4; NE 1/4 of SE 1/4; S 1/2 of SE 1/4	14. 7	317.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; NW 1/4	of	
NW 1/4; S 1/2,	9	560.00
All,	11	640.00
All,	18	640.00
N 1/2; N 1/2 of SE 1/4,	15	400.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4,	17	120.00
S 1/2,	21	320.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
N 1/2 of SW 1/4; NW 1/4 of 3E 1/4,	28	400.00

MULTNOMAH COUNTY—Continued.

Township 1, Range 6.

	Section	Acres
NW 1/4,	8	118.00
All,	5	664.00
All,	7	632.00
All,	9	640.00
All,	. 17	640.00
	_	
Total, Multnomah C	ounty, 8	3,120.00

YAMHILL COUNTY.

South of Base Line and West of Willamette Meridian.

Township 3, Range 2.

	Section	Acres
Lot 1,	19	.50
Township 2, Range 3.		
NE 1/4 of NW 1/4; SE 1/4 of NE 1/4,	23	80.00
Township 5, Range 3.		
Lots 10, 11, 12,	3	74.64
Lot 1,	9	3.90
Lot 1,	11	15.06
Lot 4,	13	15.82
Lot 6,	21	.97
NE 1/4 of SE 1/4,	23	40.00
Lots 7, 8,	25	72.70
Township 2, Range 4.		
Lot 1,	81	1.30
Township 3, Range 4.		
Lot 1,	9	1.48
Lot 4,	88	.11
Township 4, Range 4.		
Lot 1,	18	2.94
Township 5, Range 4.		
Lot 2,	9	.31
Lot 1,	27	13.00
Lot 1,	85	25.44

YAMHILL COUNTY—Continued.

Township 2, Range 5.

1 ownship 2, hange 3.		
	Section	Acres
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4; N	E 1/4	
of SW 1/4; NW 1/4 of SE 1/4,	1	160.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4; S'	W 1/4	
of NW 1/4; SW 1/4; S 1/2 of SE 1/4,	3	400.70
SE 1/4 of NE 1/4; S 1/2,	5	860.00
All,	7	645.60
NE 1/4 of NE 1/4; W 1/2 of E1/2; W 1/2	; SE	
1/4 of SE 1/4,	9	560.00
All,	. 17	640.00
W 1/2 of NE 1/4; NE 1/4 of NW 1/4; S'	W 1/4	
of NW 1/4; W 1/2 of SW 1/4; NE	1/4 of	
SE 1/4,	19	283.60
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; N	W 1/4	
of SW 1/4; NW 1/4 of SE 1/4,	21	200.00
Lot 2; N 1/2 of N 1/2 of SW 1/4,	27	57.05
NE 1/4 of NE 1/4,	29	40.00
SE 1/4 of NW 1/4; S 1/2,	81	363.97
Township 3, Range 5.		
S ½ of SW ¼,	5	80.00
NE 1/4 of NE 1/4; N 1/2 of NW 1/4; S'	W 1/4	
of NW 1/4; NW 1/4 of SW 1/4; W	½ of	
SE 1/4,	7	284.20
S 1/2 of N 1/2; S 1/2,	19	488.10
Lots 1, 2,	28	41.20
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NV	V 1/4;	
E 1/2 of SW 1/4; SW 1/4 of SW 1/4		
1/4	29	560.00

YAMHILL COUNTY-Continued.

Township 3, Range 5.

	Section	Acres
SW 1/4; W 1/2; of SE 1/4,	31	248.21
W 1/2 of NE 1/4; E 1/2 of NW 1/4; NV	N 1/4	
of SE 1/4 · S 1/6 of SE 1/4	33	280.00
E ½ of NE ¼, Township 4, Range 5.	35	80.00
Township 4, Range 5.		
	7	324.51
NW 1/4; N 1/2 of SW 1/4; NW 1/4 of SE	1/4, 19	285.70
Lot 4; SW 1/4 of NW 1/4,	21	79.06
S 1/2 of S 1/2 of SE 1/4 of SE 1/4,	31	10.40
Township 5, Range 5.		
Lot 7 (or NW 1/4 of NW 1/4),	5	30.05
Lot 8,	15	12.00
Lot 8,	25	.10
Lots 1, 5, 6,	81	15.91
Lot 1,	85	8.00
Township 2, Range 6.		
N ½; N ½ of S ½,	18	480.00
W ½ of NW ¼,	25	80.00
SW 1/4; S 1/2 of SE 1/4,	27	240.00
S 1/2; E 1/2 of NE 1/4,	88	421.36
All,	85	640.00
Township 8, Range 6.		
All,	1	641.84
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; S	W 1/4	
of SW 1/4; SE 1/4 of SE 1/4,	8	202.11
S 1/2,	5	320.00
W 1/2 of NW 1/4; N 1/2 of SW 1/4; S	1/2 of	
SE 1/4,	9	240.00

YAMHILL COUNTY—Continued.

Township 3, Range 6-Continued.

	Section	Acres
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NE	1/4	
of NW 1/4; W 1/2 of NW 1/4; SE 1/4	of	
SW 1/4; SE 1/4,	11	440.00
All,	13	640.00
NW 1/4 of NE 1/4; NW 1/4 of NW 1/4; N	IW	
1/4 of SW 1/4; S 1/2 of SW 1/4; SE 1/4,	15	360.00
All,	17	640.00
W ½ of E ½; W ½,	21	480.00
E 1/2; E 1/2 of NW 1/4; SE 1/4 of SW 1/4	, 23	440.00
All,	25	640.00
All,	27	640.00
All,	38	640.00
All,	35	640.00
Township 4, Range 6.		
NE 1/4; N1/2 of SE 1/4,	1	289.85
N ½; N ½ of SW ¼; SE ¼,	3	560.62
N ½ of NE ¼; SW ¼ of NE ¼; NW	1/4;	
S ½,	5	605.47
All,	9	640.00
N ½ of NE ¼,	11	80.00
E ½ of NE ¼,	18	80.00
All,	17	640.00
All,	19	662.96
All,	21	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/2	4 of	
SW 1/4,	28	160.00
N 1/2; W 1/2 of SW 1/4; N 1/2 of SE 1/4,	29	480.00
E 1/2 of NE 1/4; S W 1/4 of NE 1/4; W 1/4	6 of	

28

27,120.20

YAMHILL COUNTY—Continued.

Township 4, Range 6-Continued.

	Sec	tion	Acres
NW 1/4; SE 1/4 of NW 1/4; N 1/2 of S	1/2,	31	415.78
NW 1/4 of NE 1/4; NW 1/4; N 1/2 of SW	1/4,	33	280.00
Lots 1, 2,		35	4.00
Township 5, Range 6.			
E ½ of NW ¼, Township 4, Range 7. SE ¼ of NE ¼: W ¼ of NW ¼: S ¼		3	78.23
Township 4, Range 7.			
5E 74 of NE 74, W 72 of NW 74, 5 7	2,	21	440.00
All,		23	640.00
NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$,		25	560.00
All,		27	640.00
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4,		29	480.00
E ½,		31	320.00
S 1/2 of NE 1/4; N 1/2 of NW 1/4; S 1/	2 of	f	
SW 1/4; SE 1/4,		33	400.00
W 1/2 of E 1/2; NW 1/4; N 1/2 of SW 1/4	1,	35	400.00
Township 5, Range 7.			
E 1/2 of NE 1/4; N 1/2 of NW 1/4; SE 1/2	4 of	•	
NW 1/4; NE 1/4 of SE 1/4,		3	243.40
N ½ of NW ¼; SE ¼,		9	240.00
SW 1/4; SW 1/4 of SE 1/4,		11	200.00
N 1/2; N 1/2 of SE 1/4; SW 1/4; SW 1/4	4 of		
SE 1/4,		15	600.00
SW 1/4; N 1/2 of SE 1/4,		21	240.00
NE 1/4 of NE 1/4; S 1/2 of NW 1/4; Lot 1		27	121.20
SW 1/4,	410	33	160.00
Township 6, Range 7.			10000
NW 1/4,		3	156.85
		-	

Total, Yamhill County,

CLACKAMAS COUNTY.

South of Base Line and East of Willamette Meridian. Township 3, Range 1.

**	Section	Acres
Lot 1,	19	2.23
Township 4, Range 1.		
Lot 1,	21	.49
Township 6, Range 1.		
NE 1/4 of NW 1/4; S 1/2 of NW 1/4; N	1/2 of	
SW 1/4; SE 1/4 of SW 1/4,	13	240.00
Township 1, Range 2.		
Lot 4,	35	2.80
Township 3, Range 2.		
Lots 1, 2,	3	14.55
Lot 1,	7	.87
SE 1/4 of SE 1/4,	11	40.00
Township 4, Range 5	2.	
SE 1/4 of NW 1/4; E 1/2 of SW 1/4,	3	120.00
NW 1/4 of SW 1/4,	5	40.00
SE 1/4 of NE 1/4; E 1/2 of SW 1/4; NE	1/4 of	
SE 1/4,	11	160.00
NW 1/4 of SE 1/4,	18	40.00
SW 1/4 of NE 1/4; N 1/2 of SE 1/4; SE	1/4 of	
SE 1/4,	15	160.00
NE 1/4 of NW 1/4,	21	40.00
SW 1/4 of NW 1/4,	23	40.00
Lots 1, 2,	88	1.80
Township 5, Range 2.		
Lots 1, 2,	8	42.66
Lot 2,	5	4.47

Township 5, Range 2-Continued.

z otensity of zearge z contr			
	Section	Acres	
S ½ of NE ¼; Lot 2,	13	125.55	
E 1/2 of NE 1/4; NE 1/4 of SE 1/4; Lot	2, 25	147.50	
S 1/2 of NE 1/4; E 1/2 of W 1/2; SE 1/4,	35	400.00	
Township 6, Range 2.			
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;		
SE 1/4 of SW 1/4; NE 1/4 of SE 1/4;			
of SE ½,	1	440.20	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;		
E ½ of SW ¼; SE ¼,	5	552.55	
N 1/2; SW 1/4 of SW 1/4; W 1/2 of SE	1/4;		
SE 1/4 of SE 1/4,	7.	475.99	
SW 1/4 of NE 1/4; NW 1/4; NW 1/4	of		
SE 1/4,	9	240.00	
SW 1/4 of NE 1/4,	11	40.00	
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; SW	1/4;		
W ½ of SE ¼,	13	360.00	
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4, 15	280.00	
NW 1/4 of NE 1/4; N 1/2 of NW 1/4,	17	120.00	
NW 1/4 of NE 1/4; E 1/2 of NW 1/4; N 1/2	2 of		
SW 1/4; SW 1/4 of SW 1/4; NW 1/4 of	SE		
1/4; SE 1/4 of SE 1/4,	19	315.36	
W ½ of NW ¼,	21	80.00	
S ½ of NW ¼,	23	80.00	
W 1/2; NW 1/4 of SE 1/4; S 1/2 of SE 1/4	, 25	440.00	
SW 1/4 of NE 1/4; NE 1/4 of NW 1/4; S 1/4	2 of		
NW 1/4,	27	160.00	

Township 6, Range 2—Continued.

Secti	on	Acres
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of N W1/4;		
	29	400.00
	33	480.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/2 of		
	35	600.00
Township 7, Range 2.		
All,	1	640.00
E ½; E ½ of W ½; NW ¼ of NW ¼,	3	516.38
NE 1/4; NE 1/4 of SE 1/4,	5	198.65
SE 1/4 of NE 1/4; E 1/2 of SE 1/4,	9	120.00
N ½; SW ¼; E ½ of SE ¼,	11	560.00
All,	13	640.00
E 1/2; E 1/2 of W 1/2; NW 1/4 of NW 1/4,	15	520.00
	23	640.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4;		
	25	600.00
Township 1, Range 3.		
	29	40.00
Township 2, Range 3.		
_	21	.55
	23	11.25
Township 3, Range 3.		
Lots 8, 11,	1	45.19
SW 1/4 of NE 1/4; NW 1/4 of SW 1/4; Lot 2,	-	99.51
	18	36.34
	15	75.27

Township 3, Range 3-Continued.

•	Section	Acres	
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4,	19	80.00	
Lots 3, 4, 5, 6, 7, 8,	25	71.26	
SE 1/4 of N.C 1/4; SW 1/4 of SE 1/4; I	ots		
1, 2, 3,	27	101.95	
Lot 4; SE 1/4 of SW 1/4; W 1/2 of SE 1/2	4, 29	146.65	
NW 1/4,	33	160.00	
N ½,	35	320.00	
Township 4, Range 3.			
S 1/2 of NE 1/4; NW 1/4; N 1/2 of SW	1/4;		
Lots 1, 2; SE 1/4,	1	525.45	
SW 1/4 of SE 1/4,	3	40.00	
E 1/2 of NW 1/4; NW 1/4 of SW 1/4; S	1/2 of .		
SW 1/4,	5	200.16	
SW 1/4 of NE 1/4,	9	40.00	
NE 1/4 of NW 1/4; S 1/2 of NW 1/4; SW	1/4, 13	280.00	
SW 1/4 of SW 1/4,	19	47.31	
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; N 1/4	of		
SW 1/4,	21	200.00	
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; SW	1/4, 23	280.00	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; S 1/2	of		
NW 1/4,	25	200.00	
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; SE 1/4	4 of		
NW 1/4; NE 1/4 of SW 1/4; S 1/2 of S	SW		
1/4; NW 1/4 of SE 1/4,	27	320.00	
NE 1/4 of NE 1/4; S 1/2 of NE 1/4,	29	120.00	
S 1/2 of NE 1/4; SE 1/4,	31	240.00	
N 1/2 of NE 1/4; NW 1/4 of SW 1/4,	88	120.00	

Township 5, Range 3.

Township 3, Range 3.		
	Section	Acres
S 1/2 of NE 1/4; E 1/2 of SE 1/4,	1	160.00
SW 1/4 of NW 1/4; NW 1/4 of SW 1/4; S	1/2	
of SW 1/4,	5	160.00
NE 1/4 of NE 1/4; SE 1/4 of NW 1/4; NE	1/4	
of SW 1/4; Lot 3; N 1/2 of SE 1/4; SE		
of SE 1/4,	7	290.02
E 1/2; SE 1/4 of NW 1/4; E 1/2 of SW 1/4	, 11	440.00
N 1/2; N W1/4 of SW 1/4; S 1/2 of SW 1		
SE 1/4,	18	600.00
N ½ of NW ¼,	17	80.00
NE 1/4; E 1/2 of NW 1/4,	21	240.00
N ½; E ½ of SW ¼; SE ¼,	23	560.00
Township 6, Range 3.		
S 1/2 of NW 1/4; N 1/2 of SW 1/4,	17	160.00
Township 7, Range 3.		
N 1/2; SW 1/4; N 1/2 of SE 1/4,	1	559.12
All,	3	637.28
All,	5	638.00
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE 1	4;	
S ½ of SE ¼,	7	455.60
All,	9	640.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	11	520.00
All,	13	640.00
NE 1/4; S 1/2 of SW 1/4; S W1/4 of SE 1/4	, 15	280.00
N 1/2 of NE 1/4; SW 1/4 of NW 1/4; SW 1	4;	
S ½ of SE ¼,	17	860.00

Township 7, Range 3-Continued.

Se	ction	Acres
All,	19	612.40
All,	21	640.00
All,	23	640.00
All,	25	640.00
N ½,	27	320.00
Township 1, Range 4.		
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NE 1/2		
of NW 1/4,	25	160.00
Township 2, Range 4.		
W 1/2 of NE 1/4; NE 1/4 of NW 1/4; E 1/2 of	f	
SW 1/4,	1.	198.49
Lot 4,	19	18.67
S 1/2 of NE 1/4; S 1/2 of S 1/2,	25	240.00
SW 1/4 of NW 1/4,	29	40.00
N 1/2 of NE 1/4; W 1/2; NW 1/4 of SE 1/4	;	
S ½ of SE ¼,	35	520.00
Township 3, Range 4.		
S ½ of S ½,	1	160.00
E 1/2; E 1/2 of W 1/2; NW 1/4 of NW 1/4	;	
SW 1/4 of SW 1/4,	11	560.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SE 1/4 of		
NW 1/4,	18	240.00
SE 1/4,	25	160.00
SE 1/4 of SE 1/4,	29	40.00
Lot 5; NW 1/4 of NW 1/4,	31	57.66
Lot 1,	33	16.00

Township 4, Range 4.

Township to realige to			
	Section	Acres	
NW 1/4 of SW 1/4; S 1/2 of SW 1/4,	1	120.00	
Lot 1; NW 1/4 of NE 1/4; E 1/2 of NW 1	4, 7	145.50	
Lots 7, 8, 10, 11,	9	60.11	
SW 1/4 of NE 1/4,	11	40.00	
E ½,	13	320.00	
S 1/2 of NE 1/4; Lot 4; SE 1/4 of SW	1/4,		
except two acres in SW corner,	15	158.42	
Lots 1, 4, 5, 7, 8; SW 1/4 of NW 1/4; N	1/2		
of SW 1/4; SE 1/4 of SW 1/4; S 1/2			
SE 1/4,	17	364.16	
SW 1/4; SW 1/4 of SE 1/4,	21	200.00	
NW 1/4 of NE 1/4; E 1/2 of SW 1/4; NE	1/4		
of SE 1/4; S 1/2 of SE 1/4,	28	240.00	
All,	25	640.00	
All,	27	640.00	
NE 1/4 of NW 1/4; NE 1/4 of SW 1/4; N	IE		
1/4 of SE 1/4; SW 1/4 of SE 1/4,	29	160.00	
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4; S	1/2		
of SW 1/4; E 1/2 of SE 1/4,	31	241.88	
All,	88	640.00	
W ½,	85	320.00	
Township 5, Range 4.	700		
All,	1	626.12	
All,	8	561.91	
All,	5	684.88	
All,	7	648.38	

Township 2, Range 6-Continued.

2 outsing 2, stange of Con-	Section	Acres
All,	15	640.00
N 1/2; E 1/2 of SW 1/4; SE 1/4,	17	560.00
S 1/2 of N 1/2; NW 1/4 of SW 1/4; N	1/2 of	
SE 1/4,	19	282.99
S 1/2 of NE 1/4; S 1/2 of SW 1/4; SE	1/4, 21	320.00
N 1/2; N 1/2 of S 1/2; SW 1/4 of SW 1/4	, 23	520.00
N 1/2 of NE 1/4; SW 1/4; NE 1/4 of SI		
S ½ of SE ¼,	25	860.00
All,	27	640.00
All,	29	640.00
All,	31	642.82
All,	33	640.00
All,	85	640.00
Township 4, Range 6.		
N ½; SW ¼,	1	480.00
All,	8	640.00
All,	5	644.21
All,	7	639.39
All,	9	640.00
All,	11	700.21
W ½,	13	820.00
All,	15	640.00
All,	17	640.00
All,	19	640.54
All,	21	840.00
NW 1/4,	28	195.68

Township 4, Range 6-Continued.

1 ownship 1, runge o-co	minute.	
	Section	Acres
NW 1/4,	27	160.00
All,	29	621.83
Lots 3, 4, 5, 6, 7; NE 1/4 of SW 1/4; N	1/2 of	
SE 1/4,	31	327.52
Lots 1, 2; NW 1/4; N 1/2 of SW 1/4,	33	303.04
Township 2, Range	7.	
All,	7	638.41
All,	19	638.42
All,	31	639.59
Township 3, Range 7	7.	
W ½,	7	323.32
W ½,	19	321.78
South of Base Line and West of Wil	lamette M	eridian.
Township 3, Range		
NE 1/4 of SW 1/4,	19	40.00
Total, Clackamas County,	89	,162.07

Township 3, Range 5-Continued.

S	Section	Acres
All,	11	640.00
All,	13	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2	of	
SW 1/4; SE 1/4,	15	360.00
N ½ of NE ¼; SE ¼ of SE ¼,	17	120.00
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; SW	1/4	
of SE 1/4,	19	154.12
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; SE	1/4	
of NW 1/4; NE 1/4 of SW 1/4; SW 1/4	of	
SW 1/4; NW 1/4 of SE 1/4; S 1/2 of SE	1/4, 21	860.00
E 1/2; E 1/2 of W 1/2; NW 1/4 of NW 1/4	4;	
SW 1/4 of SW 1/4,	28	560.00
All,	25	640.00
All,	27	640.00
S 1/2 of N 1/2; NW 1/4 of NW 1/4; N 1/2	of	
SW 1/4; SE 1/4 of SW 1/4; S 1/2 of SE	1/4, 29	400.00
N 1/2 of NW 1/4; S W1/4 of N W1/4; SW	1/4	
of SW 1/4; S 1/2 of SE 1/4,	81	236.59
N 1/2; N 1/2 of SW 1/4; SE 1/4,	88	560.00
All,	85	640.00
Township 4, Range 5.		040.00
All,	1	640.22
NE 1/4; N 1/2 of SW 1/4; SW 1/4 of SW 1/4		070.04
NW ¼ of SE ¼,	8	819.84
$\mathbf{E} \frac{1}{2}$ of $\mathbf{NE} \frac{1}{4}$; $\mathbf{E} \frac{1}{2}$ of $\mathbf{NW} \frac{1}{4}$; $\mathbf{S} \frac{1}{2}$		007.00
S ½,	5	821.69
All,	7	639.26

Township 4, Range 5-Continued.

Township 1, Mange o	Sec	tion	Acres
All,		9	640.00
W 1/2 of NE 1/4; W 1/2 of NW 1/4;	SE 1/4		
of NW 1/4; S 1/2,	, 4	11	520.00
All,		13	640.00
All,		15	640.00
All,		17	640.00
All,		19	687.98
All,		21	640.00
All,		28	640.00
NE 1/4,		27	160.00
S 1/2 of N 1/2; NW 1/4 of NW 1/4,		29	200.00
All,		31	659.66
E ½,		35	322.98
Township 1, Range	6.		
All,		29	640.00
All,		31	624.80
SW 1/4,		33	160.00
Township 2, Range	6.		
All,	r	1	640.00
All,		8	639.42
All,		5	638.22
N 1/2; N 1/2 of SW 1/4; SW 1/4 of S	W 1/4;		
SE 1/4,		7	597.22
All,		9	640.00
All,		11	640.00
All,		18	640.00

Tonwship 5, Range 4-Continued.

	Section	Acres
All,	9	640.00
All,	11	640.00
All,	13	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4,	15	520.35
All,	17	629.76
All,	19	577.90
N ½,	21	320.00
All,	28	640.00
All,	25	640.00
Township 6, Range 4.		
All,	1	750.36
All,	3	751.48
All,	9	640.00
All,	11	640.00
S ½,	88	320.00
Township 7, Range 4.		
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	5	428.60
S 1/2 of N 1/2; S 1/2,	7	537.19
All,	9	640.00
N ½; N ½ of S ½,	15	480.00
All,	17	640.00
All,	19	714.52
N½; W½ of SW ¼,	21	400.00
N ½; SW ¼,	29	480.00
Township 8, Range 4.		
E ½; Lots 1, 2, 8, 4,	7	462.84

	Section	Acres
Township 1, Range 5.		
N 1/2 of NE 1/4; NW 1/4,	25	240.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4;	sw	
1/4 of SW 1/4,	29	120.00
S 1/2 of SW 1/4,	33	80.00
S ½ of NE ¼; S ½,	35	400.00
Township 2, Range 5.		
NE 1/4; SE 1/4 of SW 1/4; NE 1/4 of S F	£1/4;	
S ½ of SE ¼,	1	319.37
Lot 5,	7	38.52
NE 1/4; E 1/2 of SE 1/4,	13	240.00
NE 1/4; N 1/2 of NW 1/4; SW 1/4 of I	w	
1/4; NW 1/4 of SW 1/4; NW 1/4 of SE	1/4;	
S ½ of SE ¼,	15	440.00
SW 1/4 of NE 1/4; E 1/2 of NW 1/4,	19	120.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4;	sw	
1/4 of NW 1/4,	23	160.00
N 1/2 of NE 1/4; S 1/2 of SW 1/4; SE 1/2	4 of	
SE 1/4,	27	200.00
NW 1/4 of NW 1/4; S 1/2 of NW 1/4,	31	113.11
N 1/2 of NW 1/4; SE 1/4 of NW 1/4; SE	E 1/4, 33	280.00
Township 3, Range 5.		
All,	1	641.78
All,	3	645.10
SE 1/4 of NW 1/4; S 1/2,	7	357.00
E 1/2; S 1/2 of NW 1/4; N 1/2 of SW 1/4	9	480.00

POLK COUNTY.

South of Base Line and West of Willamette Meridian.

Township 6, Range 8.

	Section	Acres
Lot 1,	5	2.00
Lot 4,	21	.63
Town	ship 8, Range 4.	
Lot 3,	8	4.00
Town	ship 9, Range 4.	
Lot 5,	1	4.00
Lot 5,	9	1.16
Town	ship 9, Range 5.	
Lot 9,	13	6.00
Town	ship 6, Range 6.	
Lot 1,	85	28.00
Town	ship 7, Range 6.	
Lots 1, 2, 3, 4,	8	94.00
SW 1/4 of NE 1/4; S	½; Lot 1, 5	405.00
All,	7	655.00
SE 1/4 of NE 1/4; S 1	/2 of SW 1/4; SE 1/4;	
Lot 8,	9	818.00
E 1/2 of NE 1/4; NE	4 of SW 1/4; S 1/2 of	
SW 1/4; SE 1/4,	17	860.00
E 1/2 of SW 1/4; NE	1/4 of SE 1/4; SW 1/4	
of SE 1/4,	21	160.00
SE 1/4 of SE 1/4,	27	40.00
All,	29	640.00
All,	81	662.00
N 1/2 of NE 1/4; NW		400.00
		Tell Strain

POLK COUNTY—Continued.

Township 8, Range 6.

Sect	ion	Acres
N ½,	5	824.00
NW 1/4 of NW 1/4; S 1/2 of N 1/2; N 1/2 of		
S ½; SE ¼ of SE ¼,	7	415.00
W 1/2 of NE 1/4; S 1/2 of NW 1/4; N 1/2 of		
SW 1/4; SW 1/4 of SW 1/4,	9	280.00
NW 1/4 of NE 1/4; NW 1/4,	17	200.00
NE 1/4 of NE 1/4; SW 1/4 of NE 1/4;		
NW 1/4 of NW 1/4; S 1/2 of NW 1/4;		
SW 1/4; S 1/2 of SE 1/4,	31	440.00
W ½ of NW ¼,	33	80.00
Township 9, Range 6.		
N ½ of NE ¼; NW ¼,	5	246.00
N ½; N ½ of SE ¼,	7	407.00
SE 1/4 of NW 1/4,	9	40.00
SW 1/4 of NE 1/4,	17	40.00
Township 7, Range 7.		
S 1/2 of NE 1/4; NW 1/4; S 1/2	1	610.00
All,	8	789.00
All,	5	786.00
All,	7	648.00
All,	9	640.00
N 1/2; N 1/2 of S 1/2; SW 1/4 of SW 1/4;		
SE 1/4 of SE 1/4,	11	560.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/2 of		
SE 1/4,	13	600.00
All,	15	640.00

MARION COUNTY—Continued.

Township 8, Range 1-Continued.

S	ection	Acres
N 1/2; W 1/2 of SW 1/4; NE 1/4 of SE 1/4,	11	440.00
NE 1/4; NE1/4 of SW1/4; N 1/2 of SE1/4	, 12	280.00
NE 1/4; E 1/2 of SE 1/4,	13	240.00
E 1/2 of SW 1/4; S 1/2 of SE 1/4,	15	160.00
All,	25	640.00
SE 1/4 of NW 1/4; N 1/2 of SW 1/4; SW 1	4	
of SE 1/4,	27	160.00
N 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/2,	35	440.00
Township 9, Range 1.		
Lot 1,	23	22.00
Township 6, Range 2.		
SW 1/4 of SW 1/4,	29	40.00
E 1/2 of NE 1/4; NW 1/4; NE 1/4 of SW 1/4	4;	
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	31	396.00
Township 7, Range 2.		
W 1/2; NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	5	440.00
SW 1/4 of NW 1/4; NW 1/4 of SW 1/4; S.	E	
1/4 of SW 1/4,	7	118.00
SW 1/4 of NE 1/4; W 1/2; W1/2 of SE 1/4,	9	440.00
SW 1/4 of NW 1/4; W 1/2 of SW 1/4;	15	120.00
NE 1/4; S 1/2 of NW 1/4,	17	240.00
SE 1/4 of NW 1/4; E 1/2 of SW 1/4; SE 1/4,	19	280.00
W 1/2 of W1/2; SE 1/4 of NW 1/4; SE 1/4,	21	360.00
SW 1/4 of SW 1/4,	25	40.00
All,	27	640.00

MARION COUNTY-Continued.

Township	7.	Range	2—Continued.
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1 Ownship 1, Italige = Continue	4.0	
Sec	tion	Acres
S 1/2 of NE 1/4; NW 1/4; E 1/2 of SW 1/4;		
SE 1/4,	33	480.00
All,	35	640.00
Township 8, Range 2.		
All,	1	636.00
All,	3	636.00
All,	5	645.00
S ½ of NE ¼; NW ¼; S ½,	7	562.00
All,	9	630.00
All,	11	640.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4,	13	120.00
E 1/2; NW 1/4 of NW 1/4; S 1/2 of NW 1/4;		
SW 1/4,	17	600.00
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; S 1/2,	19	441.00
W ½,	29	320.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4		
SE 1/4,	31	601.00
Township 9, Range 2.		
All,	1	642.00
NE 1/4; N 1/2 of NW 1/4; N 1/2 of SE 1/4,	3	328.00
NE 1/4; N 1/2 of NW 1/4; S 1/2,	5	575.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4,	7	80.00
NW 1/4 of SE 1/4; North 28 acres of SW 1/4		
of SE 1/4,	9	63.00
NE 1/4; S 1/2 of NW 1/4; N 1/2 of SE 1/4	;	
SW 1/4 of SE 1/4,	11	364.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4	;	

POLK COUNTY—Continued.

Township 7, Range 8-Continued.

	Section	Acres
All,	25	640.00
All,	27	640.00
All,	35	640.00
Township 8, Range 8.		
N ½; SW ¼,	1	479.00
E ½; E ½ of W ½,	8	458.00
N ½; SW ¼,	11	480.00
E ½ of E ½,	15	160.00
S 1/2,	28	320.00
All,	25	640.00
N ½,	85	320.00
Township 9, Range 8.		
N 1/2 of NW 1/4; SW 1/4 of NW 1/4;	w	
½ of SW ¼,	11	200.00
NE 1/4,	15	160.00
S 1/2 of NE 1/4; NW 1/4; S 1/2,	27	560.00
All,	85	640.00
Total, Polk County,	37	,017.79

MARION COUNTY.

South of Base Line and West of Willamette Meridian.

Townsh	aim O	Danas	4
A Ownsi	up v	nange	I.

I ownship s, hange 1.		
	Section	Acres
Lot 9,	18	29.00
Township 9, Range 2.		
Lot 3,	29	17.00
Township 6, Range 3.		
Lot 2,	1	9.00
Lots 8, 9, 10,	21	58.00
Township 8, Range 4.		
Lot 9,	. 1	7.00
South of Base Line and East of Willa	mette M	eridian.
Township 6, Range 1.		
NE 1/4; N 1/2 of SE 1/4; SE 1/4 of SE 1/4	4, 25	280.00
Township 7, Range 1.		
SE 1/4 of NW 1/4; W 1/2 of SE 1/4,	1	120.00
Lots 1, 5, 6,	7	86.00
S 1/2,	11	320.00
W 1/2 of NE 1/4; W 1/2 of W 1/2; NE 1/2	4 of	
SE ¼,	18	280.00
NE 1/4 of NE 1/4; E 1/2 of SE 1/4,	23	120.00
Township 8, Range 1.		
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
NE 1/4 of SW 1/4; SE 1/4,	1	481.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; W	1/2;	
S ½ of SE ¼,	8	524.00
Lots 1, 2,	7	17.00

POLK COUNTY—Continued.

Township 7, Range 7-Continued.

	Section	Acres
All,	17	640.00
All,	19	642.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	640.00
All,	33	641.00
N ½,	35	320.00
Township 8, Range 7.		
S 1/2 of NW 1/4; SW 1/4; NW 1/4 of	SE	
1/4; SE 1/4 of SE 1/4,	1	320.00
W ½; NE ¼,	8	481.00
All,	5	641.00
N 1/2 of N 1/2; SW 1/4 of NW 1/4; N	w	
1/4 of SW 1/4; S 1/2 of S 1/2,	9	400.00
SE 1/4 of SE 1/4,	15	40.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4,	17	120.00
SE1/4 of NW 1/4,	28	40.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; SF	2 1/4	
of SE 1/4,	25	160.00
All,	81	641.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4,	35	120.00
Township 9, Range 7.		
NE ¼; E ½ of NW ¼; S ½,	1	561.00
14, 2 /2 01 11 11 /4, 5 72,		001.00

POLK COUNTY—Continued.

Township 9, Range 7-Continued.

S	ection	Acres
NW 1/4; S 1/2,	3	480.00
Lots 3, 4; SW 1/4 of NW 1/4,	5	136.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	9	600.00
All,	11	640.00
All,	13	640.00
W 1/2 of NE 1/4; W 1/2; NW 1/4 of SE 1/	4, 15	440.00
Lots 9, 10, 11, 14, 15, 16,	17	245.00
NW 1/4; NW 1/4 of SW 1/4,	21	200.00
E ½ of NE ¼; NE ¼ of SE ¼,	23	120.00
N ½; SW ¼,	29	480.00
All,	81	662.00
SE 1/4 of NW 1/4; S 1/2,	33	360.00
NE 1/4 of NE 1/4; W 1/2 of NW 1/4; NY	W	
1/4 of SW 1/4; S 1/2 of SW 1/4; SW	1/4	
of SE 1/4,	85	280.00
Township 10, Range 7.		
N ½ of N ½,	1	190.00
NW 1/4; N 1/2 of SW 1/4,	8	248.00
Lots 1, 2, 3, 4,	5	184.00
Township 7, Range 8.		
All,	1	780.00
$E \frac{1}{2}$; $E \frac{1}{2}$ of $W \frac{1}{2}$,	8	569.00
All,	11	640.00
All,	13	640.00
$\mathbf{E} \frac{1}{2}$; $\mathbf{E} \frac{1}{2}$ of W $\frac{1}{2}$,	15	480.00
All,	28	640.00

MARION COUNTY—Continued.

Township 9, Range 2-Continued.

Sec	tion	Acres
S 1/2,	13	600.00
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; W 1/2 of		
SW 1/4,	15	200.00
NE 1/4; NE 1/4 of NW 1/4; E 1/2 of SE 1/4,	23	280.00
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; E 1/2 of		
SW 1/4,	25	200.00
Township 8, Range 3.		
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; S 1/2;		
Lots 1, 2, 3, 4,	13	536.00
S ½ of SE ¼,	23	80.00
All,	25	640.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	27	560.00
S 1/2 of SW 1/4; SE 1/4,	29	240.00
All,	31	637.00
All,	33	640.00
All,	35	640.00
Township 9, Range 3.		
E 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1/2 of		
SW 1/4; SE 1/4,	1	360.00
All,	7	643.00
N 1/2; E 1/2 of SW 1/4; NW 1/4 of SW 1/4;		24.15
NW 1/4 of SE 1/4,	9	480.00
N 1/2 of NW 1/4; NE 1/4; S 1/2 of SE 1/4,	11	320.00
All,	18	640.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	15	560.00
NE 1/4; S 1/2 of NW 1/4; N 1/2 of SW 1/4,		

MARION COUNTY-Continued.

Township 9, Range 8-Continued.

	Section	Acres
SW 1/4 of SW 1/4,	17	360.00
N 1/2; N 1/2 of SW 1/4; SE 1/4,	21	560.00
SE 1/4 of SW 1/4,	23	40.00
Township 8, Range 4.		
W ½,	17	320.00
E 1/2; Lots 1, 2, 8, 4,	19	466.00
NW 1/4; S 1/2,	29	478.00
NW 1/4 of NE 1/4; Lots 1, 2, 3, 4, 5, 6,	31	315.00
Township 9, Range 4.		
All,	5	642.00
All,	7	614.00
All,	17	640.00
All,	19	613.00
NW 1/4,	29	160.00
Total, Marion County,	30	0,256.00

LINCOLN COUNTY.

South of Base Line and West of Willamette Meridian.

Township 12, Range 8.

	Section	Acres
SW 1/4; S1/2 of SE1/4,	3	240.00
SW 1/4; NE 1/4 of SE1/4; S 1/2 of SE1/4	, 5	280.00
NE1/4; E 1/2 of NW1/4,	7	240.00
N 1/2; E 1/2 of SW 1/4; SE 1/4	9	560.00
S 1/2 of NE 1/4; NW 1/4; S 1/2,	11	560.00
All,	18	640.00
W ½ of NE ¼; W ½	15	400.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; S 1/2	17	440.00
N 1/2 of NE1/4; SW 1/4 of NE 1/4; W	1/2;	
W ½ of SE ¼	19	518.00
All	21	640.00
SE 1/4 of NW 1/4; S 1/2	23	360.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	689.00
All,	33	640.00
All,	35	640.00
Township 13, Range 8.		
All,	1	678.00
All,	8	657.00
All,	5	658.00
All,	7	635.00
All,	9	640.00
All,	11	640.00

LINCOLN COUNTY—Continued. Township 13, Range 8—Continued.

1	Section	Acres
All,	18	640.00
All,	15	640.00
AII,	17	640.00
Township 13, Range 9.		
E ½ of E ½,	13	160.00
$E \frac{1}{2}$ of $E \frac{1}{2}$,	25	160.00
Township 14, Range 9		
E ½ of NE ¼; SE ¼,	1	240.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4	; SE	
1/4 of SW 1/4; S 1/2 of SE 1/4,	13	200.00
NE 1/4; E 1/2 of W 1/2; SE 1/4,	25	480.00
Township 15, Range 9		
$E \frac{1}{2}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SE $\frac{1}{4}$,	1	121.00
Total, Lincoln County,	1.	5,906.00

BENTON COUNTY.

South of Base Line and West of Willamette Meridian.

Township 10, Range 4.

Sec	tion	Acres
Lot 6,	15	1.14
Lot 1,	21	.16
Township 13, Range 4.		
Lot 5,	19	52.40
Township 10, Range 5.		
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; W 1/2,	19	440.00
Lot 4,	28	.79
NE 1/4 of NE 1/4; SW 1/4; N 1/2 of SE 1/4,	29	280.00
Township 11, Range 5.		
Lot 1,	1	2.76
Township 13, Range 5.		
Lots 1, 2,	7	2.00
Lot 1,	29	.84
Township 14, Range 5.		
Lot 1,	25	.26
Lots 1, 2, 8,	81	5.88
Township 13, Range 6.		
S 1/2 of SW 1/4,	5	80.00
All,	7	681.60
Lot 5,	18	11.84
S 1/2 of NE 1/4; W 1/2; N 1/2 of SE 1/4; SW		
1/4 of SE 1/4.	17	520.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of		
SE 1/4.	19	651.89

BENTON COUNTY-Continued.

Township 18, Range 6-Continued.

	Section	Acres
C1/ - CN 1/ . CW 1/ . NE 1/ of CE		110103
S ½ of N ½; SW ¼; NE ¼ of SE	74, 5	440.00
½ of SE ¼,		
SE 1/4 of NW 1/4; W 1/2 of SW 1/4,	23	120.00
N ½,	25	320.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4; S		
of NW 1/4; NW 1/4 of SE 1/4; SE	1/4 of	
SE 1/4,	27	240.00
NE 1/4; S 1/2 of NW 1/4; SW 1/4; N	1/2 of	
SE 1/4; SW 1/4 of SE 1/4,	29	520.00
All,	81	701.65
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N	W 1/4	
of NW 1/4; SE 1/4 of NW 1/4; SE		
SW 1/4; N 1/2 of SW 1/4; W 1/2 of SI		400.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N		
NW 1/4; NW 1/4 of SW 1/4; E 1/2 of		
1/4,	85	820.00
Township 14, Range 6		020.00
N 1/2; NE 1/4 of SE 1/4,	8	362.66
All,	5	642.82
All,	7	688.60
W ½	9	820.00
Lot 1,	11	48.85
	17	640.00
All,		040.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NV		000.00
S ½,	19	602.82
All,	29	640.00
All,	81	641.16

BENTON COUNTY—Continued.

Township 15, Range 6.

	Section	Acres
W 1/2 of SW 1/4; SW 1/4 of SE 1/4	3	120.00
NW 1/4; S 1/2	5	481.81
N 1/2 of N 1/2,	7	159.40
N ½ of NW ¼,	9	80.00
Township 12, Range	7.	
S ½ of S ½,	7	158.87
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; S	W 1/4	
of SE 1/4,	15	160.00
All,	17	640.00
All,	19	689.62
N ½; SE ¼,	21	480.00
SW 1/4 of NW 1/4; W 1/2 of SW 1/4,	28	120.00
All,	27	640.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NV	V 1/4;	
S ½,	29	600.00
All,	31	634.78
All,	33	640.00
All,	85	640.00
Township 18, Range 7		
All,	8	705.64
All,	5	680.38
All,	7	645.40
All,	9	640.00
All,	11	640.00
All,	18	640.00
E 1/2; N 1/2 of NW 1/4; SW 1/4 of NV	N 1/4;	

BENTON COUNTY—Continued.

Township 13, Range 7-Continued.

SE $\frac{1}{4}$ of SW $\frac{1}{4}$, 15 480.00 All, 17 640.00 All, 19 644.38 W $\frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$, 21 240.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 Lots 7, 8, 29 1.88 W $\frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$, 31 318.49 All, 33 640.00 All, 35 640.00 All, 36 43.92 S $\frac{1}{2}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$; SE $\frac{1}{4}$, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 12 640.00 All, 17 649.99 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 25 640.00 All, 25 640.00 All, 27 640.00 All, 27 640.00 All, 27 640.00	200.000 200, 200.000	Section	Acres
All, 17 640.00 All, 19 644.38 W \(^{1}\)2 of NE \(^{1}\)4; NW \(^{1}\)4, 21 240.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 Lots 7, 8, 29 1.88 W \(^{1}\)2 of NE \(^{1}\)4; NW \(^{1}\)4; NE \(^{1}\)4 of SW \(^{1}\)4; NW \(^{1}\)4 of SE \(^{1}\)4, 31 318.49 All, 33 640.00 All, 35 640.00 All, 36 643.92 S \(^{1}\)2 of NE \(^{1}\)4; W \(^{1}\)2 of SW \(^{1}\)4; SE \(^{1}\)4, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 12 640.00 All, 13 631.12 NE \(^{1}\)4; E \(^{1}\)2 of NW \(^{1}\)4; S \(^{1}\)2, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00	SE 1/4 of SW 1/4.	15	480.00
All, 19 644.38 W $\frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$, 21 240.00 All, 23 640.00 All, 27 640.00 Lots 7, 8, 29 1.88 W $\frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$, 31 318.49 All, 35 640.00 All, 35 640.00 Lot 4, 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 9 663.68 All, 11 640.00 All, 12 NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00		17	640.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		19	644.38
All, 25 640.00 All, 27 640.00 Lots 7, 8, 29 1.88 W $\frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$, 31 818.49 All, 35 640.00 All, 3643.92 S $\frac{1}{2}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$; SE $\frac{1}{4}$, 5 820.00 Lot 4, 7 84.84 All, 9 663.68 All, 11 640.00 All, 13 681.12 NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00		21	240.00
All, 25 640.00 All, 27 640.00 Lots 7, 8, 29 1.88 W ½ of NE ¼; NW ¼; NE ¼ of SW ¼; NW ¼ of SE ¼, 31 318.49 All, 33 640.00 All, 70 two ship 14, Range 7. All, 1 635.34 All, 3 643.92 S ½ of NE ¼; W ½ of SW ¼; SE ¼, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 12 NE¼; E ½ of NW ¼; S ½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00		23	640.00
All, 27 640.00 Lots 7, 8, 29 1.88 $W \frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$, 31 318.49 All, 33 640.00 All, 35 640.00 Township 14, Range 7. All, 3 643.92 S $\frac{1}{2}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$; SE $\frac{1}{4}$, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 13 631.12 NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$, 15 560.00 All, 17 649.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00		25	640.00
Lots 7, 8, 29 1.88 $W \frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$, 31 318.49 All, 35 640.00 All, 35 640.00 Township 14, Range 7. All, 3 643.92 S $\frac{1}{2}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$; SE $\frac{1}{4}$, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 13 631.12 NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$, 15 560.00 All, 17 649.99 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 23 640.00 All, 25 640.00		27	640.00
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		29	1.88
NW 1/4 of SE 1/4, All, All, Township 14, Range 7. All, All, All, Solution 1 635.34 All, All, All, All, All, All, Solution 2 320.00 Lot 4, All, All, All, All, Solution 3 643.92 S 1/2 of NE 1/4; W 1/2 of SW 1/4; SE 1/4, All, All, Solution 3 643.92 S 1/2 of NE 1/4; W 1/2 of SW 1/4; SE 1/4, Solution 5 320.00 Lot 4, Township 14, Range 7. 1 635.34 3 643.92 5 320.00 Lot 4, 7 34.84 All, 11 640.00 All, NE 1/4; E 1/2 of NW 1/4; S 1/2, All, 17 649.99 All, All, 21 640.00 All, All, 22 640.00 All, All, 23 640.00 All, 25 640.00		1/4;	
All, Township 14, Range 7. All, All, S 1/2 of NE 1/4; W 1/2 of SW 1/4; SE 1/4, All, All, All, All, All, All, All, Al			318.49
Township 14, Range 7. All, All, S \(^1\)2 of NE \(^1\)4; W \(^1\)2 of SW \(^1\)4; SE \(^1\)4, All, All, All, All, All, 9 663.68 All, 11 640.00 All, NE \(^1\)4; E \(^1\)2 of NW \(^1\)4; S \(^1\)2, All, 17 649.99 All, All, 21 640.00 All, All, 23 640.00 All, All, 25 640.00	All,	33	640.00
All, All, S ½ of NE ¼; W ½ of SW ¼; SE ¼, All, All, All, All, All, All, All, Al	All,	35	640.00
All, 3 643.92 S ½ of NE ¼; W ½ of SW ¼; SE ¼, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 13 631.12 NE¼; E ½ of NW ¼; S ½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 25 640.00			
S ½ of NE ¼; W ½ of SW ¼; SE ¼, 5 320.00 Lot 4, 7 34.84 All, 9 663.68 All, 11 640.00 All, 13 631.12 NE¼; E ½ of NW ¼; S ½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 22 640.00 All, 25 640.00			
Lot 4, 7 84.84 All, 9 663.68 All, 11 640.00 All, 18 681.12 NE½; E½ of NW¼; S½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00			643.92
All, 9 663.68 All, 11 640.00 All, 18 681.12 NE¹¼; E ½ of NW ¼; S ½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00	S 1/2 of NE 1/4; W 1/2 of SW 1/4; SE 1/4	, 5	820.00
All, 11 640.00 All, 18 681.12 NE½; E½ of NW⅙; S½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 23 640.00 All, 25 640.00	Lot 4,	7	34.84
All, 18 681.12 NE¹¼; E ½ of NW ¼; S ½, 15 560.00 All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00	All,	9	663.68
NE1/4; E 1/2 of NW 1/4; S 1/2, All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00	All,	11	640.00
All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00	All,	13	681.12
All, 17 649.99 All, 19 651.99 All, 21 640.00 All, 28 640.00 All, 25 640.00	NE1/4; E 1/2 of NW 1/4; S 1/2,	15	560.00
All, 21 640.00 All, 28 640.00 All, 25 640.00		17	649.99
All, 21 640.00 All, 28 640.00 All, 25 640.00	All,	19	651.99
All, 25 640.00	All,	21	640.00
All, 25 640.00	All,	28	640.00
		25	640.00
		27	640.00

BENTON COUNTY-Continued.

Township 14, Range 7-Continued.

	Section	Acres
All,	29	640.00
All,	81	665.60
All,	88	640.00
All,	35	640.00
Township 15, Range 7.		
All,	1	596.62
All,	8	605.08
All,	5	595.60
N ½ of N ½,	7	157.69
N ½ of N ½,	9	160.00
N ½ of N ½,	11	160.00
Township 13, Range 8.		
All,	19	637.68
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	687.19
All,	88	641.80
N ½; SW ¼; NW ¼ of SE ¼,	85	520.00
Township 14, Range 8.		
N ½ of NE ¼; NW ¼,	8	244.86
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	a of	
SE 1/4,	5	607.68
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2	2 of	

58,626.99

BENTON COUNTY-Continued.

Township 14, Range 8-Continued.

1 ownship 14, reange of Conte		
	Section	Acres
NW 1/4; E 1/2 of SW 1/4; SE 1/4,	7	439.01
SE 1/4 of SE 1/4,	9	40.00
E 1/2; S 1/2 of SW 1/4,	11	400.00
All,	15	640.00
SE 1/4 of NE 1/4; S 1/2 of NW 1/4; SW	1/4;	
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	19	894.81
All,	21	640.00
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE	1/4, 28	400.00
NE 1/4; S 1/2 of SW 1/4; E 1/2 of SE 1/4	, 25	320.00
All,	27	640.00
All,	29	640.00
N 1/2; NE 1/4 of SW 1/4; S 1/2 of SW	1/4;	
SE 1/4,	81	590.00
NE 1/4; E 1/2 of NW 1/4; N 1/2 of SW	1/4;	
SW 1/4 of SW 1/4; NE 1/4 of SE 1/4	, 88	400.50
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2,	85	608.66
Township 15, Range 8.		-
All,	1	774.06
Lots 1, 3, 4, 5, 6, 8, 9, 10, 11, 12; S ½		659.00
N 1/2 of N 1/2; SW 1/4 of NE 1/4; SW	/4 of	
NW 1/4; S 1/2 of SE 1/4,	5	852.00
NE ¼ of NE ¼,	7	40.00
N ½ of N ½,	9	160.00
N 1/2 of N 1/2,	11	160.00
	_	

Total, Benton County,

LINN COUNTY.

South of Base Line and East of Wlilamette Meridian.

Township 9, Range 1.

	Section	Acres
Lot 4,	17	16.00
Township 10, Range 1.		
NE 1/4; NE 1/4 of NW 1/4; Lots 2, 5,	1	227.00
N 1/2 of N 1/2; SW 1/4 of NE 1/4; N 1/	2 of	
SW 1/4; SE 1/4 of SW 1/4; SE 1/4,	19	478.00
SW 1/4,	21	160.00
S ½ of N ½; S ½,	28	480.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2,	25	600.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S ½,	27	600.00
W 1/2 of NE 1/4; NW 1/4; S 1/2,	29	560.00
N 1/2 of N 1/2; Lot 2,	81	198.00
All,	83	640.00
All,	35	640.00
Township 11, Range 1.		
All,	1	641.00
Lots 1, 2, 3, 4; S ½ of NE ¼; SE ½	-	
NW 1/4; S 1/2,	8	601.00
N ½ of NE ¼; NE ¼ of SW ¼,	5	120.00
W ½,	9	320.00
All,	15	640.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	17	560.00
N ½ of N ½,	21	160.00
N 1/2; N 1/2 of S 1/2; SE 1/4 of SE 1/4,	23	520.00
E 1/2; E 1/2 of W 1/2; NW 1/4 of SW 1/4	, 27	520.00

Township	11.	Range	1—Continued.	
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Township 11, Range 1—Con	tinued.	
	Section	Acres
SE 1/4 of SW 1/4; NE 1/4 of SE 1/4; S 1/4	$\frac{1}{2}$ of	
SE 1/4,	29	160.00
Lot 8,	31	4.00
All,	88	640.00
All,	35	640.00
Township 12, Range 1		
W 1/2 of NW 1/4; SW 1/4,	1	239.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S	$\frac{1}{2}$ of	
SE 1/4,	8	596.00
All,	5	643.00
N ½ of N ½,	9	160.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	21	640.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	23	560.00
All,	25	640.00
All,	27	640.00
Township 14, Range 1		
E ½ of SE ¼,	29	80.00
N 1/2 of SE 1/4,	88	80.00
All,	35	640.00
Township 15, Range 1		

N 1/2; SW 1/4 of SW 1/4; N E1/4 of SE 1/4, 1 409.00

Township 9, Range 2.

Lot 1, 2 NW \(\frac{1}{4} \) of SW \(\frac{1}{4}; \) S \(\frac{1}{2} \) of S \(\frac{1}{2}, \) 2 S \(\frac{1}{2} \) of NW \(\frac{1}{4}; \) S \(\frac{1}{2} \) of NE \(\frac{1}{4}; \) E \(\frac{1}{2} \) NW \(\frac{1}{4} \) of NE \(\frac{1}{4}; \) S \(\frac{1}{2} \) of NE \(\frac{1}{4}; \) E \(\frac{1}{2} \)	40.00 4.00 9 200.00 1 409.00
NW ½ of SW ¼; S ½ of S ½, 2 S ½ of NW ¼; S ½, 8 NW ¼ of NE ¼; S ½ of NE ¼; E ½	9 200.00
S ½ of NW ¼; S ½, NW ¼ of NE ¼; S ½ of NE ¼; E ½	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1/2	1 409.00
-A THE 1/ . OTD 1/	
of W ½; SE ¼,	5 440.00
Township 10, Range 2.	
	1 479.00
N 1/2; NW 1/4 of SW 1/4; E 1/2 of SE 1/4,	5 440.00
NE ¼,	7 160.00
E 1/2; NE 1/4 of NW 1/4; S 1/2 of NW 1/4,	9 445.00
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; S 1/2, 1	1 440.00
E ½.	8 820.00
SE 1/4 of NE 1/4; W 1/2 of NW 1/4; S 1/2, 1	5 440.00
S ½ of N ½; N ½ of SE ¼,	7 240.00
W 1/2,	9 848.00
N ½ of NW ¼,	1 80.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	8 560.00
NE 1/4,	5 160.00
All,	1 658.00
SW 1/4 of SW 1/4,	8 40.00
Township 11, Range 2.	
S 1/2,	8 820.00
	5 985.00
	7 320.00
	640.00
SE 1/4.	8 160.00

Township 12, Range 2.

I ownship 12, Mange 2.		
	Section	Acres
S ½,	1	320.00
SE 1/4,	8	160.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
E 1/2; S 1/2 of SW 1/4,	21	400.00
All,	28	640.00
All,	27	640.00
All,	29	640.00
Township 14, Range 2.		
All,	85	640.00
Township 15, Range 2		
Lots 3, 4; SE 1/4 of SW 1/4; SW 1/4 of	SE	
1/4,	19	156.00
Township 10, Range 3.	•	
SW 1/4 of SW 1/4; SE 1/4,	1	200.00
SE 1/4 of NW 1/4; S 1/2 of SE 1/4,	8	120.00
SW 1/4 of NE 1/4; S 1/2 of NW 1/4; N	E 1/4	
of SW 1/4; S 1/2 of SW 1/4; Lot 4	, 5	277.00
N ½ of N ½,	7	168.00
N ½ of N ½,	11	160.00
S 1/2 of NW 1/4; NE 1/4 of SW 1/4; SV	N 1/4	
of SW 1/4; SE 1/4 of SE 1/4,	19	202.00
Township 11, Range 8		
8 1/2	1	820.00
Alt,	7	599.00
All.	9:	640.00

Township 11, Range 3-Continued.

	Section	Acres
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S 1/2,	11	600.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
All,	19	543.00
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	33	691.00
N 1/2; N 1/2 of SE 1/4; SE 1/4 of SE 1/4,	85	440.00
Township 12, Range 3.		
NW 1/4,	1	160.00
All,	8	637.00
All,	5	628.00
All,	7	630.00
All,	9	640.00
W ½ of E ½; W ½,	11	480.00
All,	15	640.00
All,	17	640.00
All,	19	632.00
All,	21	640.00
W ½ of NW ¼,	27	80.00

Township	12,	Range	3-C	ontinued.
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Township 12, hange 5—Contin	rueu.	
5	Section	Acres
E 1/2; SE 1/4 of NW 1/4; NE 1/4 of SW 1/4	4;	
S ½ of SW ¼,	29	480.00
N ½ of NE ¼,	31	80.00
NW 1/4,	33	160.00
Township 14, Range 3.		
Lots 1, 2, 3, 4; E 1/2 of W 1/2,	31	310.00
Township 9, Range 4.		
S 1/2 of NW 1/4; N 1/2 of SW 1/4; SE 1/4,	31	306.00
Township 10, Range 4.		
NE 1/4 of NW 1/4; S 1/2 of N W 1/4; W		
of SE 1/4,	17	200.00
E ½ of E ½,	19	160.00
W 1/2 of E 1/2; W 1/2,	29	480.00
South of Base Line and West of Willam	nette M	eridian.
Township 9, Range 1.		
NW 1/4 of NE 1/4; Lot 6,	21	79.00
Township 10, Range 1.		
NW 1/4 of SE 1/4; W 1/2 of SW 1/4,	13	120.00
NE 1/4 of SW 1/4,	23	40.00
N 1/2 of SW 1/4; SE 1/4 of SW 1/4; SE 1/4	, 25	280.00
Township 14, Range 1.		
S 1/2 of S 1/2,	25	160.00
S ½ of S ½,	27	160.00
All,	81	646.00
S 1/2 of NE 1/4; W 1/2 of SW 1/4; NE 1/4	of	
SE 1/4; SW 1/4 of SE 1/4,	88	240.00
All,	85	640.00

Township 15, Range 1.

	Section	Acres
All that part situated in Linn County,	1	601.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SW 1/4	of	
NW 1/4; S 1/2,	8	482.00
E 1/2; N 1/2 of NW 1/4; SW 1/4 of SW 1/4	1, 5	441.00
All that part situated in Linn County,	7	160.00
N ½,	9	320.00
All that part of the NW 1/4 of NW 1/4 s	itu-	
ated in Linn County,	11	15.00
Township 18, Range 2.		
NE1/4 of NW 1/4,	19	40.00
NW 1/4 of NE 1/4,	21	40.00
Township 14, Range 2.	-	
Lots 4, 5, 6, 7,	13	75.00
Lots 1, 2, 3, 4, 5,	15	103.00
NW 1/4 of SE 1/4	21	40.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; SE 1/4	4, 25	280.00
N ½ of NE ¼,	29	80.00
E ½ of SE ¼,	33	80.00
S ½	85	320.00
Township 15, Range 2.		
All,	1	642.00
E 1/2,	. 8	820.00
SW 1/4 of NW 1/4; SW 1/4; NE 1/4 of SI	C1/4;	
S ½ of SE ¼,	9	320.00
All,	11	640.00
All,	18	640.00

Township 15, Range 2-Continued.

	Section	Acres
All,	15	640.00
NE 1/4 of NE 1/4,	17	40.00
NE 1/4; S 1/2,	21	480.00
All,	27	640.00
All,	29	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N	W 1/4;	
S 1/2,	81	621.00
All	88	640.00
Township 16, Range	2.	
All,	5	638.00
Township 14, Range 8	3.	
Lots 3, 4,	8	48.00
Township 16, Range	3.	
E 1/2; SE 1/4 of NW 1/4,	1	361.00
Township 15, Range	i .	
SW 1/4 of SW 1/4,	35	40.00
Township 12, Range	5.	
Lot 8,	1	.28
Township 14, Range	5.	
Lot 1,	23	10.00
Total, Linn County,	6)	1,966.28

LANE COUNTY.

South of Base Line and East of Willamette Meridian.

Township 16, Range 1.

	Section	Acres
SW 1/4 of SW 1/4 (or Lot 4),	7	40.00
SE 1/4 of SW 1/4; SE 1/4,	13	200.00
W 1/2 of NE 1/4; NW 1/4 of SE 1/4; SI	E 1/4	
of SE 1/4,	17	160.00
SW 1/4; SW 1/4 of SE 1/4,	21	200.00
E 1/2 of NE 1/4; S 1/2 of SW 1/4; SE 1/2	4, 23	320.00
All,	25	640.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4,	29	120.00
W ½ of NW ¼,	81	76.00
All,	33	640.00
All,	85	640.00
Township 17, Range 1.		
NW 1/4,	8	159.00
NW 1/4 of NE 1/4; Lots 1, 2,	9	114.00
NE 1/4,	13	160.00
SE 1/4 of SW 1/4,	15	40.00
Lots 10, 11; W 1/2 of SE 1/4,	19	161.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4,	21	80.00
Township 18, Range 1.		
All,	7	684.00
S ½ of S ½,	18	160.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4;	
N ½ of SW ¼; SE ¼,	19	522.00
NE 1/4; S 1/2,	21	480.00
All,	28	640.00

Township 18, Range 1-Continued.

1 ownship 16, hange 1—Contin		
	Section	Acres
N ½; SE ¼,	25	480.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	29	600.00
S 1/2 of NE 1/4; NW 1/4; N 1/2 of S 1/2,	31	400.00
Township 19, Range 1.		
All,	1	639.00
All,	3	642.00
All,	11	640.00
All,	13	640.00
Township 20, Range 1.		
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; E 1/2	of	
SW 1/4; Lots 1, 2, 3, 4; SE 1/4,	7	435.00
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE	1/4;	
S ½ of SE ¼,	17	480.00
All,	19	552.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S ½,	21	600.00
SW 1/4 of SW 1/4,	23	40.00
All,	27	640.00
All,	29	640.00
All,	31	615.00
All,	88	670.00
NW 1/4,	85	160.00
Township 22, Range 1.		
All,	5	640.00
All,	7	579.00
NW 1/4,	9	160.00

Township 22, Range 1-Continued.

S	ection	Acres
N ½; SW ¼,	17	480.00
All,	19	578.00
Township 16, Range 2.		
SW 1/4; S 1/2 of SE 1/4,	15	240.00
SW 1/4 of NE 1/4; NW 1/4; S 1/2,	17	520.00
S 1/2 of NE 1/4; NW 1/4; S 1/2,	19	559.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; W 1/2	2;	,
NW 1/4 of SE 1/4,	21	480.00
Lots 2 to 10, inclusive, 12, 13,	28	428.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	25	560.00
S ½ of SE ¼,	27	80.00
W 1/2 of NE 1/4; NW 1/4; NW 1/4 of S	W	
1/4; Lot 1,	29	315.00
NW 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	88	520.00
Lot 5,	85	27.00
Township 17, Range 2.		
'All,	1	648.00
'All,	8	644.00
'A11,	5	686.00
NE 1/4; NE 1/4 of NW 1/4,	7	200.00
N 1/2 of NW 1/4,	9	80.00
'All,	11	640:00
Township 15, Range 8.		
SW 1/4,	88	160.00
Township 16, Range 8.		
Lots 1,2, 3, 4, 5, 6; NE 1/4; E 1/2 of NW 1	4, 81	429.00

LANE COUNTY—Continued.

Township 17. Range 8.

1 ownsmp 11, hange o.			
S	ection	Acres	
W 1/2 of NW 1/4; NE 1/4 of SW 1/4; L	ots		
1, 2,	8	181.00	
S 1/2 of NW 1/4; Lots 1, 4, 5; S 1/2,	5	507.00	
All,	7	642.00	
SW 1/4 of NE 1/4; S 1/2 of N W1/4; S 1/2	/2;		
Lots 3, 4, 5,	9	517:00	
All,	17	640.00	
South of Base Line and West of Willam	ette M	eridian.	
Township 15, Range 1.			
All that part situated in Lane County,	1	40.00	
All that part situated in Lane County,	7	497.00	
N 1/2 of SW 1/4; SE 1/4,	9	240.00	
SW 1/4, and that part of NW 1/4 of NW	1/4		
situated in Lane County,	11	185.00	
N 1/2; N 1/2 of SW 1/4; NW 1/4 of SE 1/4,	13	440.00	
NE 1/4; N 1/2 of NW 1/4; S 1/2,	15	560.00	
All,	17	640.00	
All,	19	660.00	
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; N 1/2	of		
SW 1/4; SE 1/4 of SW 1/4; S 1/2 of SE 1/4	4, 21	320.00	
NW 1/4 of NE 1/4; NW 1/4,	28	200.00	
SE 1/4 of SW 1/4; NE 1/4 of SE 1/4; S 1/2	of		
SE 1/4,	27	160.00	
All,	29	640.00	
All,	81	658.00	

Township 16, Range 1.

Township 10, runge 1.		
	Section	Acres
All,	8	643.00
NW 1/4 of NW 1/4; Lots 7, 8,	5	39.00
N 1/2; N 1/2 of SW 1/4,	9	400.00
NW 1/4; SW 1/4 of SW 1/4; SE 1/4 of SE	1/4, 11	240.00
S 1/2 of SW 1/4,	13	80.00
S 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/4	2 of	
NW 1/4; N 1/2 of S 1/2; SE 1/4 of SE 1/		400.00
Lots 3, 4; N 1/2 of SE 1/4; SW 1/4 of SE	1/4, 17	181.00
Lots 5, 6, 7, 8; NE 1/4 of SE 1/4; S 1/4		
SE 1/4,	19	241.00
S 1/2 of S 1/2,	25	160.00
S 1/2 of S 1/2,	27	160.00
All,	29	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NW	1/4:	
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; NI		
of SE 1/4; S 1/2 of SE 1/4,	81	566.00
E 1/2; SE 1/4 of NW 1/4; N 1/2 of SW	1/4:	
SW 1/4 of SW 1/4,	33	480.00
All,	85	640.00
Township 17, Range 1.		
E 1/2,	1	900.00
N ½; N ½ of SW ¼; SE ¼ of SW	_	320.00
SE 1/4,		000 00
	8	602.00
N ½ of N ½; SW ¼ of NW ¼; Lots		042.00
8, 4, 5,	5	845.00
W 1/2 of NE 1/4; NW 1/4; Lots 1, 2, 4,	5, 7	339.00

Township 17, Range 1-Continued.

Township 17, Range 1—Conti	nuea.	
	Section	Acres
E 1/2; Lots 1, 2, 3, 4, 5; E 1/2 of SW 1/4	, 9	487.00
SW 1/4 of NE 1/4; NW 1/4 of NW 1/4; S	1/2	
of NW 1/4; S 1/2,	11	480.00
N 1/2; SW 1/4; N 1/2 of SE 1/4,	15	560.00
SE 1/4 of NE 1/4; S 1/2; Lot 1,	17	399.00
NW 1/4 of NE 1/4,	19	40.00
NW 1/4 of NW 1/4,	21	40.00
NW 1/4 of SW 1/4; Lots 3, 4,	25	110.00
S 1/2 of SW 1/4; SW 1/4 of SE 1/4,	31	126.00
S ½ of N ½; S ½,	85	521.00
Township 18, Range 1.		
All,	1	682.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4;	
S 1/2 of SW 1/4; SE 1/4 of SE 1/4,	8	454.00
N ½; N ½ of S ½; SW ¼ of SW ¼;	SE	
1/4 of SE 1/4,	5	627.00
NE 1/4; E 1/2 of NW 1/4; NW 1/4 of 5	SW	
1/4; NW 1/4 of SE 1/4; SE 1/4 of SE 1/4	, 7	361.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; E 1/4	2 of	
NW 1/4; S 1/2,	9	520.00
All,	11	640.00
All,	18	640.00
All,	15	640.00
N1/2; E 1/2 of SW 1/4; N 1/2 of SE 1/4;	SE	
1/4 of SE 1/4,	17	520.00
NE 1/4 of SE 1/4,	19	40.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4, 21	280.00

LANE COUNTY-Continued.

Township 18, Range 1-Continued.

1 Ownamp 10, Mange 1 Com	FTRACCA.	
	Section	Acres
All,	23	640.00
SE 1/4 of SE 1/4,	25	40.00
Township 19, Range 1.		
S 1/2 of NE 1/4; NW 1/4; S 1/2,	81	567.00
S ½ of SW ¼,	38	80.00
SW 1/4; S 1/2 of SE 1/4,	35	240.00
Township 20, Range 1.		
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2.	1	600.00
NE 1/4; NE 1/4 of NW 1/4; NE 1/4 of SI	E 1/4, 3.	242.00
All,	5	618.00
All,	7	768.00
SE 1/4 of NE 1/4; SE 1/4 of NW 1/4; S 1	/2. 9	400.00
NE1/4; S 1/2,	11,	480.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
Lots 7 to 12, inclusive; NW 1/4 of SE 1/2	4; S.	
1/2 of SE 1/4,	81	858.00
N ½.	85	320.00

Township 21, Range 1.

Township 21, Kange 1.		
Sec	ction	Acres
Lots 2 to 7, inclusive, 11, 12, 13, 14,	5	348.00
Lots 1 to 10, inclusive, 15, 16,	7	470.00
W ½ of S W ¼,	9/	80.00
Lots 1, 7, 9, 13,	17	156.00
NE 1/4 of NE 1/4; E 1/2 of SE 1/4; Lot 6,	19	151.00
Lots 3, 4, 6, 7, 8, 10, 11, 12,	29	314.00
SW 1/4 of NE 1/4; NW 1/4; S 1/2,	31	520.00
N 1/2 of NE 1/4; NW 1/4; SE 1/4 of SE 1/4,	33	280.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4	;	
S ½ of SW¼; SE ¼,	85	520.00
Township 22, Range 1.		
Lot 4,	1	47.00
NE 1/4 of NW 1/4; W 1/2 of W 1/2; SE 1/4 of	of	
SW 1/4; N 1/2 of SE 1/4,	5	820.00
Lots 1, 17,	7	55.00
NE 1/4; NE 1/4 of NW 1/4; N 1/2 of SE 1/4	;	
SW 1/4 of SE 1/4,	9	820.00
S 1/2 of NW 1/4,	18	80.00
W 1/2 of NE 1/4; SE 1/4; Lots 1, 2, 3, 4, 6,	7;	
8, 10, 11,	15	608.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; SW 1	4	
of SE 1/4; Lots 1, 4,	17	201.00
SE 1/4 of SE 1/4,	19	40.00
Lots 1, 2, 7, 8, 9, 10, 11,	21	241.00
W 1/2 of NE 1/4; NW 1/4; S 1/2,	28	560.00
All,	25	640.00

Township 22, Range 1-Continued

	Section	Acres
E 1/2 of NE 1/4; SW 1/4 of SW 1/4; N 1/4	of	
SE 1/4; SW 1/4 of SE 1/4,	27	240.00
S 1/2 of SW 1/4,	29	80.00
E 1/2; Lots 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 20,	31	740.00
SE 1/4 of SE 1/4,	83	40.00
NW 1/4 of NW 1/4; N 1/2 of SW 1/4; SE	1/4	
of SW 1/4; SE 1/4,	35	320.00
Township 23, Range 1.		
N 1/2; SE 1/4,	1	492.00
S 1/2 of NW 1/4; N 1/2 of SW 1/4; SE 1/2	4 of	
SW 1/4; NW 1/4 of SE 1/4,	8	240.00
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; S 1/2,	5	440.00
NE 1/4; E 1/2 of SE 1/4; Lots 1, 2, 3, 4, 6	3, 9,	
10, 11, 12, 15, 16,	7	635.00
All,	9	640.00
S 1/2 of SW 1/4; E 1/2 of SE 1/4,	11	160.00
All,	18	640.00
All,	17	640.00
Lots 3, 4, 5, 6, 7, 8, 9, 14, 15, 16, 17, 19, 2	0, 19	463.00
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81 1	,065.00
All,	88	640.00
N ½; SE ¼,	85	480.00

Township 24, Range 1.

-	
Section	Acres
1	198.00
5	518.00
7	160.00
23	640.00
25	640.00
35	400.00
7	659.00
17	640.00
19	659.00
21	640.00
28	40.00
25	268.00
27	160.00
29	560.00
31	655.00
88	867.00
5	171.00
2; N	
. 7	618.00
N 1/4	
18	216.00
15	316.00
28	40.00
	1 5 7 28 25 85 85 7 17 19 21 28 25 27 29 81 88 . 5 7 W 1/4 18 15

Township 18, Range 2.

and the same	
Section	Acres
1	271.00
15	20.00
15	120.00
19	100.00
21	67.00
1/2, 28	400.00
25	520.00
2 of	
2 1/4, 27	820.00
/4 of	
29	400.00
/4 of	
81	205.00
88	640.00
85	640.00
1	592.00
/2 of	
8	526.00
11	120.00
18	628.00
2 of	
15	860.00
1/4;	
19	608.00
	Section 1 15 15 19 21 1/2, 28 25 /2 of 6 1/4, 27 /4 of 29 /4 of 81 88 85 1 /2 of 81 11 18 /2 of 15 1/4;

Township 20, Range 2-Continued.

Townsnip 20, Range 2—Continue	ea.	
Sec	etion	Acres
S 1/2 of N 1/2; W 1/2 of SW 1/4; E 1/2 o	f	
SE 1/4,	21	320.00
NE 1/4; N 1/2 of NW 1/4; SW 1/4 of NW	7	
1/4; S 1/2,	23	600.00
W 1/2,	25	320.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; NW	7	
1/4; NW 1/4 of SW 1/4; E 1/2 of SE 1/4,	27	360.00
N ½; N ½ of S ½,	29	480.00
Lots 6, 7, 9; W 1/2 of SE 1/4; E 1/2 of SW	7	140
1/4,	81	198.00
NE 1/4 of NE 1/4,	88	40.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4	;	15.4
SE 1/4,		600.00
Township 21, Range 2.		
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4	;	17 103
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	1	561.00
SW 1/4 of S W 1/4,	8	40.00
Lots 1, 2, 3; SE 1/4 of SW 1/4; NW 1/4 of	f	-
SE 1/4; S 1/2 of SE 1/4,		211.00
SW 1/4 of NW 1/4; E 1/2 of SW 1/4; S 1/2 of	of	
SE 1/4,	.7	202.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4	;	
SE 1/4,	9	600.00
E 1/2 of NE 1/4; Lot 1,	18	108.00
All,	15	640.00
NE 1/4; E 1/2 of NW 1/4; NW 1/4 of NW 1/4	;	

Township 21, Range 2-Continued.

I occurred 21, Italige 2 Com	vereucu.	
	Section	Acres
N ½ of S ½; SW ¼ of SW ¼,	17	480.00
SE1/4 of SE 1/4,	19	40.00
All,	21	640.00
NW 1/4 of SE 1/4,	23	40.00
All,	25	640.00
All,	27	651.00
N 1/2; SW 1/4; W 1/2 of SE 1/4,	29	576.00
All,	33	640.00
All,	35	640.00
Township 22, Range 2.		
All,	1	856:00
SE 1/4; Lots 1 to 11, inclusive	3	631.00
Lots 1, 2, 4, 8,	5	166.00
SE 1/4 of NE 1/4; NE 1/4 of NW 1/4; N	E 1/4	
of SE 1/4,	7	120.00
W 1/2 of SE 1/4; SE 1/4 of SE 1/4,	9	120.00
NE 1/4; N 1/2 of NW 1/4; S 1/2 of SW	1/4;	
NW 1/4 of SE 1/4,	11	360.00
SW 1/4 of NE 1/4; SW 1/4 of NW 1/4;	SW	
1/4 of SW 1/4; NW 1/4 of SE 1/4; S 1		
SE 1/4,	15	240.00
W 1/2 of NE 1/4; NE 1/4 of NW 1/4; SI	E 1/4	
of SW 1/4; NE 1/4 of SE 1/4; S 1/4		
SE 1/4,	21	280.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4,	28	120.00
S 1/2 of S 1/2,	29	160.00

Township 22, Range 2-Continued.

Lownship 22, Lunge 2	Section	Acres
All,	81	641.00
All,	33	640.00
S ½ of SW ¼; SE ¼,	35	240.00
Township 23, Ran		240.00
S ½ of NW ¼; SW ¼; NW ¼ o		
S ½ of SE ¼; Lots 2, 3, 4,	1 31 /4,	388.00
All,	3	520.00
All,	5	525.00
All,	7	541.00
All,	9	640.00
All,	11	640.00
NE ¼ of NW ¼; W ½ of W ½;		010.00
SW 1/4; SE 1/4,	18	400.00
All,	15	640.00
All,	17	640.00
All,	19	545.00
All,	21	640.00
All,	23	640.00
W ½ of NW ¼,	25	80.00
All,	27	640.00
All,	29	640.00
N ½,	88	820.00
N ½,	85	320.00
Township 16, Ran		520.00
Lots 8, 4, 5,	9	12.00
N 1/2; N1/2 of S 1/2; SW 1/4 of SV	V 1/4; SE	
1/4 of SE 1/4,	18	560.00

Township 17, Range 3.

Township 17, Range a			
	Section	Acres	
E 1/2 of SE 1/4,	1	80.00	
Lot 4,	5	18.00	
W ½ of NW ¼,	11	80.00	
NE 1/4 of NE 1/4,	13	40.00	
Township 19, Range 8	1.		
W 1/2; SW 1/4 of SE 1/4,	19	376.00	
Lot 8,	85	8.00	
Township 20, Range 8			
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; E	1/2 of		
SE 1/4,	1	199.00	
NW 1/4 of NE 1/4; NW 1/4; W 1/2 of S	W 1/4, 7	292.00	
SW 1/4 of SW 1/4,	9	40.00	
Lot 4,	13	39.00	
N 1/2; N 1/2 of SE 1/4; E 1/2 of SW 1/4,	17	480.00	
Lot 1,	19	12.00	
SW 1/4 of NW 1/4; S 1/2 of SW 1/4,	31	117.00	
Township 21, Range 8	1.		
W 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE	1/4 of		
SE 1/4; S 1/2 of SE 1/4,	8	241.00	
Lot 1,	9	20.00	
S 1/2 of NW 1/4; W 1/2 of SW 1/4; S	1/2 of		
SE 1/4.	11	240.00	
SW 1/4 of NE 1/4; NE 1/4 of NW 1/4; S	1/2 of		
NW 1/4; W 1/2 of SW 1/4; NW	1/4 of		
SE 1/4,	18	280.00	

Township 21, Range 3-Continued.

Township 21, Range 3—Continu	ied.		
Se	ection	Acres	
NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SE $\frac{1}{4}$,	15	320.00	
Lot 5; S½,	17	343.00	
$\mathbf{E} \frac{1}{2}$; $\mathbf{E} \frac{1}{2}$ of W $\frac{1}{2}$,	19	480.00	
N 1/2; NE 1/4 of SW 1/4; S 1/2 of SW 1/4	1;		
SE 1/4,	23	600.00	
All,	25	640.00	
E 1/2; NE 1/4 of NW 1/4; S 1/2 of NW 1/4;	N		
1/2 of SW1/4; SE 1/4 of SW 1/4,	27	560.00	
SW 1/4 of NE1/4; NW 1/4; N 1/2 of SV	V		
1/4; Lot 2,	29	298.00	
All,	31	654.00	
Lot 1,	33	19.00	
All,	35	640.00	
Township 22, Range 3.			
W ½,	1	333.00	
All,	3	641.00	
NE 1/4; N 1/2 of NW 1/4; S 1/2,	7	576.00	
All,	9	640.00	
All,	11	640.00	
All,	15	640.00	
NW 1/4 of SE 1/4; SE 1/4 of SE 1/4,	17	80.00	
Lot 2; W ½,	19	383.00	
All,	21	640.00	
All,	23	640.00	
NW 1/4; S 1/2,	25	417.00	
All,	27	640.00	

Township 22, Range 3-Continued.

Township 22, Range 3—Cont	tmued.		
	Section	Acres	
S 1/2 of NE 1/4; N 1/2 of SE 1/4,	29	160.00	
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE	1/4;		
S ½ of SE ¼,	81	502.00	
All,	33	649.00	
All,	35	650.00	
Township 23, Range 3.			
All,	1	645.00	
NE 1/4; NE 1/4 of NW 1/4; NW 1/4	4 of		
SW 1/4,	3	240.00	
W 1/2 of NW 1/4; NW 1/4 of SW 1/4; S	1/2 of		
SW 1/4,	5	199.00	
W 1/2 of NE 1/4; NW 1/4; N 1/2 of S 1/	2, 9	403.00	
SE 1/4 of SW 1/4; Lots 6, 7,	11	122.00	
All,	13	640.00	
All,	15	640.00	
SE 1/4 of NE 1/4; W 1/2 of NW 1/4; SW	1/4, 17	280.00	
All,	28	640.00	
Township 18, Range 4.			
Lot 5,	19	20.00	
NE 1/4 of SW 1/4; S 1/2 of SW 1/4,	27	120.00	
E 1/2 of NE 1/4; SW 1/4 of NW 1/4,	33	120.00	
E ½ of NE ¼,	35	80.00	
Township 19, Range 4.			
NE 1/4 of NE 1/4; SE 1/4 of NW 1/4;	sw		
1/4; SW 1/4 of SE 1/4,	8	282.00	
S 1/2 of NE 1/4; N 1/2 of SE1/4,	5	160.00	
/ = / = / = / = / =			

Township 19, Range 4-Continued.

Township 19, Range 4—Con	tinued.	
	Section	Acres
S 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1	$\frac{1}{2}$ of	
SW 1/4; SE 1/4,	7	362.00
E 1/2 of NE 1/4; W 1/2; NE 1/4 of SE	1/4;	
S ½ of SE ¼,	9	520.00
NW 1/4 of NW 1/4,	11	40.00
SE 1/4 of SW 1/4; S 1/2 of SE 1/4,	13	120.00
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; SV	V 1/4	
of SE ½,	15	160.00
E ½ of E ½; W ½ of NW ¼; SE	/4 of	
SW 1/4; SW 1/4 of SE 1/4,	17	320.00
SE 1/4 of NE 1/4; SE 1/4,	19	200.00
All,	21	640.00
NE 1/4 of NE 1/4; SW 1/4 of NE 1/4; S	E 1/4	
of NW 1/4; N 1/2 of SE 1/4,	23	200.00
NW 1/4; S 1/2,	25	480.00
S ½ of NE ¼; NW ¼; S ½,	27	560.00
E 1/2; N 1/2 of NW 1/4; NE 1/4 of SW	1/4; S	
½ of SW ¼,	29	520.00
NE 1/4 of NE 1/4; N W 1/4 of SW 1/4,	31	81.00
All,	33	640.00
NW 1/4,	85	160.00
Township 20, Range 4		
W 1/2 of E 1/2; SE 1/4 of NE 1/4; W	7 1/2;	
NE 1/4 of SE 1/4,	1	558.00
All,	3	637.00
N1/2 of NE 1/4; SW 1/4 of NE 1/4; N	1/2 of	

Township 20, Range 4-Continued.

1 ownship 20, Mange 4 Conti		A
	Section	
SE $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$,	5	238.00
Lots 1, 2, 3,	7	11.00
NE 1/4; S 1/2 of NW 1/4; SW1/4; W 1/2	of of	
SE 1/4,	9	480.00
NE 1/4; N 1/2 of NW 1/4,	11	240.00
SE 1/4 of NE 1/4; N 1/2 of NW 1/4; SE 1/4	4 of	
NW 1/4; N 1/2 of SW 1/4; SW 1/4	of	
SW 1/4; NE 1/4 of SE1/4,	15	320.00
S 1/2 of N 1/2; E 1/2 of SW1/4; SE 1/4,	17	400.00
NE 1/4; E 1/2 of W 1/2; N 1/2 of SE 1/4;	Lot	
2,	19	425.00
N 1/2; SW 1/4; NE 1/4 of SE 1/4,	21	520.00
W ½ of NW ¼,	23	80.00
NW 1/4; N 1/2 of SW 1/4; NE 1/4 of SE	1/4, 27	280.00
N ½; SW ¼,	29	480.00
SW 1/4 of NW 1/4; SW 1/4; Lot 2,	31	229.00
NE 1/4; W 1/2 of NW1/4; SW 1/4 of SW	1/4;	
SE 1/4 of SE 1/4,	88	320.00
SE 1/4 of NE 1/4; S 1/2 of SW 1/4; SE 1/2	4, 35	280.00
Township 21, Range 4.		
N 1/2 of NE 1/4; N W 1/4 of NW 1/4,	1	120.00
N 1/2; N 1/2 of SW 1/4,	3	865.00
NE 1/4; N 1/2 of NW 1/4,	5	286.00
W 1/2 of NE 1/4; NW 1/4; S 1/2,	28	560.00
All.	25	640.00
E 1/2; E 1/2 of SW 1/4,	85	400.00
14 14	X-191-523	

Township 22, Range 4.

1 Ownship 22, Range 4.		
	Section	Acres
NW 1/4 of NW1/4; S 1/2 of NW 1/4; SW	1/4	
of NE 1/4; S 1/2,	1	480.00
E ½; E ½ of W ½,	11	480.00
NE 1/4; N 1/2 of NW 1/4; SW1/4 of NW	71/4;	
S 1/2,	18	600.00
SE 1/4; W 1/2 of NE 1/4,	28	240.00
N ½; SE ¼,	25	480.00
Township 23, Range 4.		
NE 1/4,	1	160.00
SE 1/4 of SE 1/4,	13	40.00
Township 16, Range 5.		
NW 1/4; W 1/2 of SW 1/4,	7	268.00
Lots 4, 5, 6,	27	12.00
SW1/4 of NW 1/4; Lot 8,	29	65.00
NE 1/4 of SW 1/4,	31	40.00
Lot 2,	33	13.00
Township 17, Range 5.		
Lots 2, 3,	27	1.00
Township 18, Range 5.		
SW 1/4 of SE 1/4,	7	40.00
Lot 4,	13	11.00
NW 1/4 of NW 1/4,	15	40.00
SW 1/4 of SE 1/4,	17	40.00
SW 1/4 of NW 1/4; W 1/2 of SW 1/4,	28	120.00

Township 18, Range 5-Continued.

	Section	Acres
SW 1/4 of NW 1/4.	25	40.00
NE 1/4 of SE 1/4,	27	40.00
SW 1/4 of NW 1/4,	29	40.00
E ½ of NE ¼,	33	80.00
$NE^{1}/_{4}$ of $SE^{1}/_{4}$; $S^{1}/_{2}$ of $SE^{1}/_{4}$; Lots 4, 5,	6, 35	180.00

Township 19, Range 5.

N 1/2 of NE 1/4; W 1/2; W 1/2 of SE 1/4,	1	481.00
All,	5	630.00
All,	7	641.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4; W 1/4	/2	
of W 1/2; SE 1/4 of SW 1/4; S 1/2 of	of	
SE 1/4,	9	360.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; N 1/2 of	of	
SE 1/4,	11	200.00
Lot 7,	13	2.00
W 1/2 of W 1/2; SE 1/4 of SW 1/4; SW 1/4 of	of	
SE 1/4,	15	240.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	of	
SE 1/4,	17	600.00
All,	19	640.00
N ½; SW ¼; W ½ of SE ¼,	21	560.00
SW 1/4 of NW 1/4; SW 1/4; W 1/2 of SE 1/4	4, 27	280.00
All,	29	640.00
All,	31	645.00
All,	33	640.00

Township 20, Range 5.

	Section	Acres
All,	3	635.00
All,	5	644.00
E 1/2; N 1/2 of NW 1/4; SE 1/4 of N	W 1/4;	
S½ of SW ¼,	7	525.00
All,	9	640.00
W ½; Lots 2, 3, 4, 5,	11	412.00
Lots 1, 6; W 1/2 of NE 1/4; NW 1/4	; N ½	
of SW 1/4; SW 1/4 of SW 1/4,	15	419.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	17	560.00
All,	19	648.00
N 1/2 of NE 1/4; SW 1/4; NW 1/4 of 5	SE 1/4;	
S ½ of SE ¼,	21	360.00
W 1/2 of NW 1/4; SE 1/4 of NW 1/4; S	SW 1/4;	
S ½ of SE ¼,	23	360.00
$N \frac{1}{2}$; SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$,	27	560.00
NE 1/4; N 1/2 of NW 1/4; SW 1/4 of N	W 1/4;	
SW 1/4; NE 1/4 of SE 1/4,	29	480.00
All,	81	647.00
All,	33	640.00
All,	85	640.00

Township 21, Range 5.

N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4;		
SE 1/4,	1	600.00
Lots, 2, 3, 4,	8	122.00
Lot 1,	5	41.00

Township 15, Range 6.

	Section	Acres
S 1/2 of N 1/2; S 1/2,	7	481.00
S 1/2 of NW 1/4; S 1/2,	9	400.00
NE 1/4 of NE 1/4; S 1/2 of NW 1/4; SW 1/4	4, 15	280.00
All,	17	640.00
All,	19	644.00
All,	21	640.00
W ½ of NW ¼,	23	80.00
All,	27	640.00
All,	29	640.00
All,	31	637.00
All,	33	640.00
N 1/2 of N 1/2; SE 1/4 of SE 1/4,	35	200.00
Township 16, Range 6.		
NW 1/4 of NE 1/4; W 1/2,	1	366.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; N 1/2	of	
SW 1/4; SE 1/4 of SW 1/4; SE 1/4,	3	483.00
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
NE 1/4 of SW 1/4,	5	496.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	7	584.00
All,	9	640.00
NE 1/4; E 1/2 of NW 1/4; SW 1/4 of S	SW	
1/4; NE 1/4 of SW 1/4; N 1/2 of SE 1/4	, 11	400.00
NE 1/4; E 1/2 of NW 1/4; SW 1/4 of SW		
E 1/2 of SE 1/4,	13	360.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; S 1/2,	15	440.00
E 1/2; N 1/2 of NW 1/4; SW 1/4 of SW 1/4	4, 17	440.00

Township 16, Range 6-Continued.

100000000000000000000000000000000000000	Section	Acres
All,	19	664.00
NW 1/4; SE 1/4 of SE 1/4,	21	200.00
All,	28	640.00
E ½ of SE ¼,	25	80.00
N 1/2 of NE 1/4; NW 1/4; N 1/2 of SW 1/4	4, 27	320.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW		
of SE 1/4,	29	600.00
All,	31	654.00
SW 1/4 of NW 1/4; NW 1/4 of SW 1/4; S	1/2	
of S ½,	33	240.00
All,	35	640.00
Township 17, Range 6.		
N 1/2 of N 1/2; SW 1/4 of NW 1/4; N 1/2	of	
SW 1/4; NW 1/4 of SE 1/4; Lots 2, 3,		402.00
SW 1/4,	8	160.00
N ½,	5	326.00
SE 1/4 of NE 1/4; N 1/2 of NW 1/4; SW	1/4	
of NW 1/4; NE 1/4 of SE 1/4,	7	202.00
SE 1/4 of NE 1/4; S 1/2,	9	860.00
N 1/2; N 1/2 of SW 1/4; E 1/2 of SE 1/4,	11	480.00
Lots 2, 3,	18	86.00
N ½,	15	820.00
NW 1/4 of NE 1/4; E 1/2 of W 1/2; NW 1/4	of	
SE 1/4; Lot 2,	17	278.00
Lots 2, 3; W 1/2; NW 1/4 of SE 1/4,	19	891.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	of	

Township 17, Range 6-Continued.

Township 11, Runge o Cont	Section	Acres
SE 1/4; S 1/2 of SE 1/4,	21	240.00
E ½ of SE ¼; Lots 4, 5, 6,	28	106.00
NW ¼ of NE ¼; E ½ of NW ¼; NV		100.00
of SW 1/4; Lots 2, 3, 4, 5, 6, 7,	29	258.00
		200.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; SW		
of NW 1/4; N 1/2 of SW 1/4; S 1/2 of		005.00
1/4; SW 1/4 of SW 1/4,	31	365.00
$\mathbf{E} \frac{1}{2}$ of SW $\frac{1}{4}$; NW $\frac{1}{4}$ of SE $\frac{1}{4}$; S $\frac{1}{4}$	_	
SE 1/4. Township 18, Range 6.	35	200.00
	1	115.00
W ½ of NW ¼; Lot 7,		
N ½; N ½ of S ½; SE ¼ of SE ¼,	3	570.00
N ½; N ½ of SW ¼; SE ¼ of SW		
SE 1/4,	5	668.00
S ½ of NE ¼; NW ¼; S ½,	7	584.00
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; SE		280.00
E 1/2; SE 1/4 of NW 1/4; E 1/2 of SW 1/4	, 11	440.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2	2 of	
NW 1/4; SE 1/4 of NW 1/4; NE 1/4	4 of	
SW 1/4,	18	280.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; NV	7 1/4	
of SW 1/4,	15	160.00
All,	17	640.00
All,	19	665.00
All,	21	640.00
Lots 3, 4; NE 1/4 of SW 1/4; S 1/2 of S 1		248.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW		
- /21 - /2 0 1 /41 - 1 /4 0 11	141	

Township 18, Range 6-Continued.

	Section	Acres
SE 1/4,	25	600.00
All,	27	640.00
All,	29	640.00
All,	31	665.00
All,	33	646.00
W 1/2 of E 1/2; W 1/2; SE 1/4 of SE 1/4,	35	525.00
Township 19, Range 6		
All,	1	639.00
All,	3	637.00
All,	5	644.00
All,	7	638.00
N ½; SW ¼; S ½ of SE ¼,	9	560.00
N 1/2; N 1/2 of SW1/4; SW1/4 of SW	1/4;	
E ½ of SE ¼,	11	520.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	640.00
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	640.00
All,	88	640.00
All,	35	640.00

Township 20, Range 6.

Township 20, Range o.		
	Section	Acres
N 1/2; N 1/2 of SW 1/4; SE 1/4,	1	564.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	7 1/4;	
SE 1/4,	3	607.00
All,	5	640.00
All,	7	636.00
All,	9	640.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; E	1/2 of	- 1 - 1
W 1/2; SW 1/4 of SW 1/4; SE 1/4,	11	480.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NV	V 1/4;	
N ½ of SE ¼,	19	360.00
All,	21	640.00
All,	23	640.00
N ½,	. 25	320.00
Township 15, Range 7		
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; N	E 1/4	
of SW 1/4; S 1/2 of SE 1/4; Lots 2, 3,	7	315.00
S 1/2 of N 1/2; S 1/2,	9	480.00
S 1/2 of N 1/2; S 1/2,	11	480.00
All,	13	612.00
All,	15	640.00
All,	17	640.00
All,	19	633.00
All.	21	640.00

Township 15, Range 7-Continued.

	Section	Acres
All,	23	640.00
All,	25	639.00
All,	27	640.00
All,	29	640.00
All,	31	758.00
NW 1/4; Lots 1 to 12, inclusive,	33	549.00
NE 1/4; SE 1/4 of NW 1/4; NE 1/4 of		
1/4; N 1/2 of SE 1/4; Lot 2,	35	366.00
Township 16, Range 7.		
All,	1	614.00
S ½; Lots 1, 2, 3, 4,	3	513.00
SE 1/4; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
Lots 1, 2, 3, 4,	5	388.00
N 1/2 of NW 1/4; SW 1/4; NW 1/4 of SE	£ 1/4;	
S ½ of SE ¼,	7	377.00
NE 1/4; SE 1/4 of NW 1/4; N 1/2 of SE	1/4, 11	280.00
All,	18	640.00
Lots 1 to 12, inculsive,	15	562.00
S 1/2,	19	329.00
All,	21	774.00
All,	23	628.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
NE ¼; S ½,	31	489.00
All,	88	758.00

Township 17, Range 7.

5	Section	Acres
N ½; SW ¼,	1	480.00
All,	3	640.00
All,	5	617.00
All,	7	642.00
All,	9	640.00
All,	11	640.00
SW 1/4 of NW 1/4; S 1/2,	13	360.00
All,	15	640.00
All,	17	640.00
NW 1/4 of NE 1/4; NW 1/4; S 1/2 of S 1/2,	19	362.00
All,	21	640.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW 1/4	of	
NW 1/4,	23	240.00
NE 1/4; S 1/2,	25	480.00
NW 1/4 of NW 1/4; S 1/2 of SW 1/4; SE 1/4	4, 27	280.00
E 1/2 of NE 1/4; W 1/2 of W 1/2; SE 1/4,	29	400.00
NE 1/4; W 1/2,	31	482.00
All,	33	640.00
All,	35	640.00
Township 18, Range 7.		
All,	1	696.00
N ½; SE ¼,	8	533.00
N ½,	7	313.00
All,	9	640.00
NE 1/4 of NE 1/4; NW 1/4 of NW 1/4;		
½ of NW ¼; S ½,	11	480.00
All,	13	640.00

Township 18, Range 7—Continued.

Township 16, Runge 1—C	Section	Acres
All,	15	640.00
All,	17	640.00
All,	19	633.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	638.00
All,	33	640.00
All,	35	640.00
Township 19, Range	e 7.	
All,	1	641.00
All,	3	646.00
Lots 1, 4; SE \(\frac{1}{4}\) of NE \(\frac{1}{4}\); S \(\frac{1}{2}\),	5	402.00
E ½; Lots 1, 2, 3, 4,	7	891.00
All,	9	680.00
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
NE 1/4; Lot 1,	19	182.00
Lots 1, 2, 6, 7, 8, 9, 10, 11, 12; 15; 16	3; 21	428.00
All,	23	640.00
N 1/2 of NE 1/4; S 1/2 of SE 1/4,	25	160.00
All,	27	640.00
All,	85	640.00

Township 20, Range 7.

Township To, Trange V.		
	Section	Acres
All,	1	727.00
All,	3	746.00
All,	11	640.00
N ½,	13	320.00
N ½ of NE ¼,	15	80.00
Township 15; Range 8.		
S 1/2 of N 1/2; S 1/2,	7	468.00
SW 1/4 of NE 1/4; S 1/2 of NW 1/4; SW	1/4;	
NW 1/4 of SE 1/4; S 1/2 of SF 1/4,	9	400.00
S ½ of N ½; S ½,	11	480.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	622.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	627.00
All,	33	640.00
All,	35	640.00
Township 16, Range 8.		
All,	1	656.00
All,	. 8	681.00
All,	5	729.00
E 1/2; SE 1/4 of SW 1/4; Lots 1, 2, 3, 4,	. 7	456.00

Township 16, Range 8-Continued.

Township 10, Italigo o Cons	Section	Acres
All,	9	640.00
All,	11	640.00
All,	13	656.00
All,	15	651.00
All,	17	640.00
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4;	NE	
1/4 of SE 1/4; S 1/2 of SE 1/4; Lots 1, 2,	3, 19	303.00
All,	21	640.00
All,	28	640.00
All,	25	659.00
All,	27	656.00
NE 1/4; NE 1/4 of NW 1/4; S1/2 of NW	1/4;	
S 1/2,	29	600.00
E ½,	31	320.00
All,	33	640.00
N 1/2; NW 1/4 of SE 1/4,	85	360.00
Township 17, Range 8.		
All,	1	644.00
N ½; NW ¼ of SW ¼; S ½ of SW		
SW 1/4 of SE 1/4,	3	485.00
All,	5	646.00
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW		
NE ¼ of SW ¼,	9	480.00
All,	11	640.00
All,	13	640.00
N ½; SE ¼,	17	480.00
All,	21	640.00

Township 17, Range 8-Continued.

	Section	Acres
All,	23	640.00
All,	25	640.00
All,	27	640.00
$\mathbf{E} \frac{1}{2}$ of $\mathbf{E} \frac{1}{2}$,	33	160.00
All,	35	640.00

Township 18, Range 8.

NW 1/4 of NE 1/4; NW 1/4; W 1/2 of SW 1/4	, 1	281.00
All,	3	642.00
All,	9	640.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/2 of	f	
SE 1/4.	11	600.00
S 1/2 of NE 1/4; W 1/2 of NW 1/4; E 1/2 of	f	
SW 1/4; SE 1/4,	18	400.00
N 1/2; S 1/2 of SW 1/4; NE1/4 of SE1/4,	15	440.00
W ½; NE ¼,	17	480.00
All,	19	636.00
NE 1/4; W 1/2 of NW 1/4; SW 1/4; NE 1/4 of	f	
SE 1/4; S 1/2 of SE 1/4,	21	520.00
SE 1/4 of NE 1/4; SW 1/4 of NW 1/4; S 1/2,	23	400.00
All,	25	640.00
All,	27	640.00
W 1/2 of NE 1/4; NW 1/4; S 1/2,	29	560.00
All,	31	640.00
All,	33	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SE 1/4 or	f	
SE 1/4,	85	600.00

Township 19, Range 8.

•	Section	Acres
All,	1	844.00
Lots 10, 11; W 1/2 of SE 1/4,	3	160.00
All,	5	785.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SE 1/4	of	
SE 1/4,	11	240.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
NE 1/4 of SE 1/4,	13	320.00
Township 15, Range 9.		
E 1/2; SE 1/4 of NW 1/4; E 1/2 of SW 1/4	4, 13	440.00
E ½; E ½ of W ½,	25	480.00
Township 18, Range 9.		
SE 1/4,	23	160.00
All,	25	640.00
S ½ of SE ¼,	33	80.00
All,	35	640.00
Township 19, Range 9.		
	Section	Acres
SW 1/4; Lots 1 to 11, inclusive,	1	585.00
Lots 1, 2, 3, 4; NE 1/4 of SW 1/4; SE 1	4, 8	353.00
Total, Lane County,	299	9,606.00

DOUGLAS COUNTY.

South of Base Line and West of Willamette Meridian.

Township 23, Range 1.

	Section	Acres
SW 1/4,	35	160.00
Township 24, Range 1.		
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; S1/2	, 1	440.00
All,	3	640.60
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	5	120.00
Lots 1 to 20, inclusive; SE 1/4,	7	913.08
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
Lots 1 to 20, inclusive; E $\frac{1}{2}$,	19	1,144.45
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
Lots 1 to 20, inclusive; E ½,	81	1,198.15
All,	38	640.00
All,	85	640.00
Township 25, Range 1.		
All,	1	641.84
All,	3	642.48
All,	5	648.68
Lots 1 to 20, inclusive; E ½,	7	1,085.04
All,	9	640.00

Township 25, Range 1-Continued.

Township 25, Range 1—Cont		
	Section	Acres
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
Lots 11, 12, 18, 14, 16, 17, 18, 19, 20; SE	1/4, 19	511.61
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
Lots 1 to 20, inclusive; E $\frac{1}{2}$,	81	1,088.60
All,	33	640.00
All,	85	640.00
Township 30, Range 1.		
All,	1	639.52
All,	7	689.58
NE 1/4; SW 1/4; N 1/2 of SE 1/4,	9	400.00
All,	11	640.00
All,	13	640.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S ½,	15	600.00
All,	17	640.00
All,	19	641.12
All,	21	640.00
All,	27	640.00
All,	29	640.00
All,	81	640.26

Township 30, Range 1-Continued.

1, 0		
	Section	Acres
All,	33	640.00
All,	35	640.00
Township 31, Range 1.		000 00
All,	5	633.62
N ½ of NE ¼; W ½ of NW ¼; SW		000.10
N ½ of SE ¼,	7	392.48
SW 1/4,	17	160.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW		
S ½,	19	595.71
N ½; SE ¼,	21	480.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S ½,	29	.600.00
All,	31	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; S 1/2	33	440.00
Township 32, Range 1.		
Lots 1, 2, 3, 4, 5, 6, 12,	1	199.80
Lots 1 to 16, inclusive; S 1/2,	3	872.86
Lots 1 to 12, inclusive; S ½,	5	825.02
All,	7	616.64
All,	. 9	640.00
W ½,	11	320.00
All,	15	640.00
All,	17	640.00
N ½,	19	306.71
NE 1/4 of NE 1/4,	21	40.00
Township 28, Range 2.		
NW 1/4 of SW 1/4; SE 1/4,	33	200.00
S ½,	85	320.00
- 12	00	020.00

Townshi	n 24	Range	2.
A UWINDING	D ST.	ALUINEU	- A

Township 24, Range 2.	Section	Acres
All,	1	638.40
All,	3	639.40
All,	11	640.00
All,	13	640.00
E ½,	15	320.00
All,	23	640.00
All,	25	640.00
All,	83	638.68
All,	35	640.00
Township 25, Range 2.		
Lots 1 to 20, inclusive; $S \frac{1}{2}$,		,036.32
Lots 1 to 20 inclusive; S $\frac{1}{2}$,	3 1	,065.48
Lots 1 to 20, inclusive; $S \frac{1}{2}$,	5 1	,067.60
All,	7	510.56
All,	9	640.00
SW 1/4,	11	160.00
NW 1/4 of NW1/4; SE 1/4 of SW 1/4; SV	V 1/4	
of SE 1/4,	18	120.00
All,	15	640.00
All,	17	640.00
All,	19	588.12
'All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	612.37

Township 25, Range 2-Continued.

	Section	Acres
All,	33	617.48
All,	85	626.04
Township 26, Range 2.		
All,	1	642.84
All,	3	638.84
All,	5	635.18
All,	7	636.80
All,	9	640.00
All,	11	640.00
All,	13	640.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4;	
S ½,	15	600.00
N ½ of NE ¼; SE ¼ of NE ¼; NW N ½ of SW ¼; SW ¼ of SW ¼; SI	5 m	
of SE 1/4,	174	440.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW		
S ½,	28	600.00
All,	25	640.00
SE 1/4,	35	160.00
Township 27, Range 2.		
All,	1	647.60
N 1/2; NW 1/4 of SW 1/4; SE 1/4 of SW	1/4;	
S ½ of SE ¼,	3	488.82
All,	5	649.84
NW 1/4,	7	156.80

Township 30, Range 2.

Tourist poo, Trunge 2.		
	Section	Acres
All,	13	640.00
S ½,	15	320.00
E ½,	21	320.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; S	1/2 of	
NW 1/4; S 1/2,	88	520.00
'All,	85	640.00
Township 31, Range 2		
W ½ of SW ¼,	1	361.35
NE 1/4 of NE 1/4; NW 1/4,	8	201.06
SW 1/4,	. 9	160.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	V 1/4;	
N 1/2 of SW 1/4; SW 1/4 of SW 1/4;	N 1/2	
of SE 1/4; SE 1/4 of SE 1/4,	11	520.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NV	V 1/4;	
NE 1/4 of SW 1/4; S 1/2 of SW 1/4;	N ½	
of SE 1/4; SW 1/4 of SE 1/4,	18	520.00
SE 1/4,	15	160.00
All,	28	640.00
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4	25	480.00
Township 24, Range 3		
W ½ of NE ¼; W ½,	5	408.84
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NV	V 1/4;	

Township 24, Range 3-Continued.

Township 24, Range 5-Cont	inuea.	
	Section	Acres
All,	7	633.00
W ½ of W ½	9	160.00
E 1/2 of NE 1/4; NW 1/4 of SE 1/4; S 1/4	2 of	
SE 1/4,	15	200.00
$E \frac{1}{2}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SE $\frac{1}{4}$,	17	160.00
W ½,	19	317.28
SE 1/4 of NW 1/4; N 1/2 of SW 1/4,	21	120.00
NW 1/4 of NW 1/4,	23	40.00
N 1/2 of N 1/2; SW 1/4 of NE 1/4; SE 1/4	/4 of	
NW 1/4; S 1/2 of SE 1/4,	31	321.23
Township 25, Range 3.		
SW 1/4 of NE 1/4; NW 1/4 of NW 1/4;	S ½	
of NW 1/4,	. 3	157.18
S ½ of SE ¼,	5	80.00
E 1/2; E 1/2 of W 1/2; SW 1/4 of SW 1/4,	7	510.52
NW 1/4; SW 1/4 of SW 1/4,	9	200.00
All,	13	640.00
W ½,	17	320.00
All,	19	630.51
NE 1/4; S 1/2,	23	480.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
SW 1/4 of NE 1/4; S 1/2 of NW 1/4; NI	E 1/4	
of SW 1/4; NW 1/4 of SE 1/4,	81	197.99
All,	88	640.00
All.	85	640.00

Township 26, Range 3.

	Section	Acres
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW 1/	4; S	
½ of SW ¼,	1	521.54
N ½ of NE ¼; NW ¼,	3	233.98
SE 1/4 of SW 1/4; SE 1/4,	9	200.00
S ½,	11	323.32
All,	13	643.60
All,	15	640.00
E ½ of NE ¼; NE ¼ of SE ¼,	21	120.00
All,	23	640.00
All,	25	640.00
N 1/2; NE 1/4 of SW 1/4; N 1/2 of SE 1/4	, 27	440.00
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	33	120.00
All,	35	640.00
Township 27, Range 8.		7.
N ½; E ½ of SW ¼; SE ¼,	1	554.44
W 1/2 of NE 1/4; E 1/2 of NW 1/4; S 1	/2 of	
SW 1/4; SE 1/4,	3	401.42
NE 1/4; E 1/2 of NW 1/4; S 1/2,	7	561.90
All,	9	648.00
Lots 4, 5, 6, 9, 11, 12, 13, 14, 15, 16,	11	407.79
All,	18	640.00
All,	15	640.00
All,	17	
All,	19	635.20
All,	21	640.00
E ½; W ½ of W ½,	23	480.00

Township 27, Range 3-Continued.

2 outstonep 21, 2001ge o Cont	ristro co.		
	Section	Acres	
All,	25	640.00	
W 1/2 of NE 1/4; NW 1/4; N 1/2 of SW	1/4;		
SW 1/4 of SW 1/4; SE 1/4,	27	520.00	
All,	29	640.00	
All,	31	637.99	
E 1/2; SE 1/4 of NW 1/4; E 1/2 of SW 1/4	4, 35	440.00	
Township 28, Range 3.			
	Section	Acres	
NW 1/4,	19	152.80	
SW1/4,	81	160.00	
Township 29, Range 3.			
All,	1	631.89	
All,	8	591.12	
All,	5	572.88	
All,	7	606.56	
Lots 1, 2, 8, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14,	15,		
16,	9	616.11	
All,	11	640.00	
All,	13	640.00	
Lots 1, 2, 3, 5, 6, 7, 9, 10, 11, 13, 15, 16,	15	492.03	
N 1/2; NW 1/4 of SE 1/4; SE 1/4 of SE 1/4	4, 17	400.00	
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/2	4 of		
NW 1/4; S 1/2,	21	480.00	
All,	28	640.00	
All,	25	640.00	
All.	27	624.48	

Township 29, Range 3-Continued.

Township 29, Range 5—Conti	rucu.	
	Section	Acres
All,	29	640.00
All,	31	634.23
Lots 1, 3, 4, 5, 6, 7, 8, 9, 10, 14, 15, 16,	33	490.22
All,	85	640.00
Township 30, Range 3.		
Lots 1, 2, 3, 4; S ½,	1	398.72
Lots 1, 2, 3, 4; S 1/2,	3	401.00
Lots 1, 2, 5; NE 1/4 of SE 1/4; S 1/2 of S	1/2, 5	251.84
Lots 1, 2, 3, 4, 5, 6; E 1/2 of SW 1/4; SE	1/4. 7	449.54
All,	9	625.20
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	of	
SW 1/4; S 1/2 of SW 1/4; SE 1/4,	19	401.63
All,	21	640.00
All,	23	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/4	of	
NW 1/4; S 1/2,	. 25	480.00
N 1/2; N 1/2 of SW 1/4,	27	400.00
N 1/2 of NE 1/4; Lots 1, 2, 3, 4, 5, 6, 7, 8	, 9;	
S 1/2 of S 1/2,	29	343.88
All,	81	598.74
N 1/2 of NE 1/4; NW 1/4; S 1/2,	88	493.56
NE 1/4; S 1/2 of NW 1/4; S 1/2,	85	495.80

Township 31, Range 3.

1 ownship of, reange of		
	Section	Acres
All,	1	799.73
All,	3	806.20
All,	5	814.78
All,	7	654.84
All,	9	610.26
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	657.28
All,	21	609.09
All,	23	640.00
All,	25	640.00
All,	27	640.00
All	29	640.00
Lots 1, 2, 3,	31	128.40
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4	; SE	
1/4.	33	600.00
All,	35	640.00
Township 32, Range 3.		
All,	3	640.00
All,	5	640.00
All,	7	644.18
All,	9	640.00
All,	11	640.00
All,	15	640.00
All,	17	640.00

Township 21, Range 4.

1 ownship 21, mange 4.		
	Section	Acres
S ½ of NW ¼; S ½,	5	400.00
All,	7	642.20
NE 1/4 of NE 1/4; NW 1/4; NE 1/4 of	SW	
1/4; NW 1/4 of SE 1/4,	17	280.00
W1/2 of NE 1/4; E 1/2 of NW 1/4; NW 1	4 of	
SE 1/4,	19	200.00
SW 1/4; N 1/2 of SE 1/4,	21	240.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
SE 1/4,	27	600.00
N 1/2 of SW 1/4,	29	80.00
N 1/2 of SW 1/4; SW 1/4 of SW 1/4; S 1/4	2 of	
SE 1/4,	. 31	204.04
E 1/2; S 1/2 of SW 1/4,	33	400.00
NW 1/4; W 1/2 of SW 1/4,	35	240.00
Township 22, Range 4.		
SW 1/4,	3	160.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; W 1	$\frac{1}{2}$ of	
SW 1/4; SE 1/4 of SE 1/4,	5	316.24
All,	7	677.44
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4	, 9	480.00
W ½ of W ½,	11	160.00
All,	15	640.00
NE 1/4 of SW 1/4; NW 1/4 of SE 1/4,	17	80.00
N 1/2; N 1/2 of SW 1/4; SE 1/4,	21	560.00
E 1/2 of SW 1/4; E 1/2 of NE 1/4; NW 1	4, 28	320.00
S 1/2 of NW 1/4; SW 1/4,	27	240.00

DOUGLAS COUNTY-Continued.

Township 22 Range 4-Continued

Township 22, Range 4—Con	tinued.		
	Section	Acres	
SE 1/4 of NE 1/4; N 1/2 of S 1/2,	29	200.00	
W ½ of NW ¼,	31	99.60	
S ½ of SE ¼,	33	80.00	
N ½; N ½ of SW ¼; SE ¼,	35	560.00	
Township 23, Range 4.			
NW 1/4; SE 1/4; N 1/2 of SW 1/4; SE 1	1/4 of		
SW 1/4.	1	440.62	
N 1/2 of NW 1/4; S 1/2 of SW 1/4,	3	160.06	
NE 1/4 of NE 1/4; S 1/2 of S 1/2; NW 1	/4 of		
SE 1/4,	7	239.52	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1	/2 of		
NW 1/4; NE 1/4 of SE 1/4; S 1/2 of SE	1/4, 9	320.00	
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1	/4 of		
SE 1/4,	11	160.00	
NE 1/4; S 1/2 of NW 1/4; SW 1/4; N 1/4	$\frac{1}{2}$ of		
SE 1/4; SW 1/4 of SE 1/4,	13	520.00	
SE 1/4 of SE 1/4,	15	40.00	
All,	17	640.00	
NE 1/4; S 1/2 of NW 1/4; N 1/2 of SW	1/4;		
SW 1/4 of SW 1/4,	19	366.69	
All,	23	640.00	
All,	27	640.00	
NE 1/4 of SW 1/4; SW 1/4 of SW 1/4; I	V 1/2		
of NW 1/4; SE 1/4 of NW 1/4,	29	200.00	
S 1/2,	88	320.00	
All,	85	647.75	

Township 24, Range 4.

Township 24, Range 4.		
Sec	ction	Acres
All,	1	651.91
All,	3	636.40
SW 1/4 of NE 1/4; W 1/2 of SE 1/4; Lots 8	,	
4, 5, 6, 7,	5	307.53
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW 1/4	;	
SE 1/4,	9	600.00
All,	11	641.32
All,	13	636.52
E 1/2 of NE 1/4; W 1/2 of NW 1/4; Lots 4, 5,	15	198.00
S ½ of SE ¼; Lot 4,	28	94.50
N 1/2; NW 1/4 of SW 1/4; SE 1/4,	25	520.00
NE 1/4; S 1/2 of NW 1/4; NE 1/4 of SW 1/4	;	
N ½ of SE ¼,	29	360.00
SE 1/4,	33	160.00
W 1/2 of NE 1/4; NE 1/4 of NW 1/4; S 1/2 o	f	
NW 1/4; SW 1/4,	35	360.00
Township 25, Range 4.		
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4	;	
NE 1/4 of SW 1/4; NW 1/4 of SE 1/4,	3	366.26
SE 1/4 of SW 1/4,	11	40.00
S ½ of NE ¼; SE ¼,	13	240.00
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; SW 1/4	;	
Lots 8, 5,	17	329.34
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; S 1/2 of	f	
S 1/2; NE 1/4 of SE 1/4,	19	319.79
S 1/2 of SW 1/4,	21	80.00

Township 25, Range 4-Continued.

	Section	Acres
All,	28	640.00
N 1/2; W 1/2 of SW 1/4; E 1/2 of SE 1/4,	25	480.00
All.	27	640.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/	4 of	
NW1/4; NW 1/4 of SW 1/4; S 1/2 of S		
1/4; SE 1/4,	29	440.00
All,	35	640.00
Township 26, Range 4.		
N ½ of NE ¼,	3	80.80
Lot 5,	7	46.88
Lots 9, 10,	17	11.56
SW 1/4 of SW 1/4,	28	40.00
NW 1/4 of SE 1/4,	85	40.00
Township 27, Range 4.		
Lots 3, 4; W 1/2 of W 1/2,	1	217.42
NE 1/4 of NE 1/4; Lot 2,	7	48.96
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; SW	1/4	
of SW 1/4; SW 1/4 of SE 1/4,	11	200.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
N 1/2 of S 1/2; SW 1/4 of SW 1/4,	18	480.00
NE 1/4 of NE 1/4; SW 1/4 of SE 1/4,	21	80.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1/4	of of	
SE 1/4,	28	200.00
All,	25	640.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; S	1/2	
of NW 1/4; N 1/2 of SW 1/4; Lots 1,	2, 29	294.14

Township 27, Range 4-Continued.

	Section	Acres
NW 1/4 of NW 1/4; NE 1/4 of SE 1/4; Lo	t 8, 31	96.50
N ½ of NE ¼; SE ¼ of NE ¼,	. 33	120.00
SW 1/4,	85	160.00
Township 28, Range	4.	
All,	1	658.86
S 1/2 of N 1/2; S 1/2; Lot 1,	8	524.04
Lots 1, 2, 3, 4; SW 1/4; E 1/2 of SE 1/4,	5	286.52
NE 1/4 of NE 1/4; SE 1/4 of NW 1/4; I	ots	
1, 2; E 1/2 of SW 1/4; N 1/2 of SE		
SW 1/4 of SE 1/4,	7	360.80
All,	9	640.00
All,	11	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; SW 1/2	4 of	
SW 1/4; NW 1/4; NW 1/4 of NW 1/4	of	
SW 1/4; S 1/2 of NW 1/4 of SW 1/4; SE	1/4, 13	510.00
N 1/2; SW 1/4; Lots 1, 2, 3, 4, 5,	15	602.20
NE 1/4; S 1/2,	17	480.00
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4,	19	481.18
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	SE	
1/4; W 1/2 of SE 1/4 of SE 1/4,	21	620.00
S 1/2 of SW 1/4 of SE 1/4; SE 1/4 of SE 1	4, 23	60.00
All,	25	640.00
W 1/2 of NW 1/4; N 1/2 of SW 1/4; SE	1/4	
of SW 1/4; NE 1/4 of SE 1/4; S 1/4		
SE 1/4; SE 1/4 of NW 1/4 of SE 1/4,		380.00
	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

E 1/2 of NE 1/4; NW 1/4; W 1/2 of SW 1/4, 29 320.00

Township 28, Range 4-Continued.

2 out the party of	Section	Acres
NW 1/4; S 1/2,	81	480.32
W 1/2 of E 1/2; W 1/2,	33	480.00
All,	85	640.00
Township 29, Range 4.		
S 1/2 of NW 1/4; SW 1/4; Lots 1, 2, 3, 4,	5, 6, 1	527.51
Lots 1 to 16, inclusive,	8	721.38
SW 1/4 of NW 1/4; E 1/2 of SE 1/4;]	Lots	
8, 4,	5	196.14
NW 1/4 of NE 1/4; NW 1/4 of NW 1/4	; E	
1/2 of W 1/2; W 1/2 of SE 1/4,	7	819.12
Lots 1 to 16, inclusive,	9	612.64
All,	11	650.64
All,	18	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4,	15	560.00
SW 1/4 of NE 1/4; N 1/2 of SW 1/4; NV	7 1/4	
of SE 1/4; Lots 1 to 10, inclusive,	17	498.94
NE 1/4; N 1/2 of NW 1/4; E 1/2 of SE	1/4;	
Lot 8,	19	858.60
SE 1/4 of SW 1/4; S 1/2 of SE 1/4; Lots	1, 3,	
4, 5, 6,	21	268.05
SW 1/4 of SW 1/4; SE 1/4; Lot 4,	28	249.74
E 1/2 of E 1/2; NW 1/4; W 1/2 of SW 1/4,	25	400.00
All,	27	640.00
S 1/2 of SW 1/4; SE 1/4,	29	240.00
N 1/2 of NE 1/4; SW 1/4 of NW 1/4; F	rac-	
tional W 1/2 of NW 1/4 of NW 1/4;	NW	
1/4 of SW 1/4; S 1/2 of SW 1/4,	81	248.80
14 14		

All,

All,

N 1/2; Lots 1, 2, 8, 4,

640.00

625.27

869.86

868.20

27

29

33

DOUGLAS COUNTY—Continued.

Township 29, Range 4-Continued

	Section	Acres	
All,	88	640.00	
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of		
SE 1/4,	85	600.00	
Township 30, Range 4.			
Lots 1, 4, 9,	1	64.00	
Lots 2, 3, 4, 5, 6, 7, 10, 11, 12, 14, 15,	8	510.41	
Lots 1, 2, 8, 4, 5, 6, 7, 8, 9, 11, 12, 13	, 15,		
16,	5	685.58	
Lots 1, 2, 7, 8,	7	118.19	
Lots 2, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16,	11	488.49	
Lots 1, 2, 8, 4, 5, 6,	18	223.20	
Lots 1, 2, 7, 8, 9, 15, 16,	15	267.45	
Lots 10, 11, 14, 15,	17	118.94	
Lots 7, 8, 9, 10, 11, 14, 15, 16,	19	808.56	
Lots 2, 8, 4, 6, 15,	21	199.08	
Lots 18, 14, 15, 16,	28	161.95	
Lots 1, 2, 4, 5, 7, 8,	25	148.05	

V ½ of NE	1/4; NW 1/4; Lots 1, 2, 8,	4,	
5, 6,		85	857.61
	Township 31, Range 4.		

NE 1/4; E 1/2 of NW 1/4; Lots 1, 2, 8, 4, 5, 6 81

All,	1	825.16
All,	8	824.08
All.	5	811.08

Township 31, Range 4-Continued.

	Section	Acres
All,	7	631.96
All,	9	622.88
All,	11	631.64
All,	13	640.00
All,	15	640.00
All,	17	620.00
All.	19	631.68
All,	21	627.56
All,	23	631.20
All,	25	640.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
SW 1/4 of SW 1/4; E 1/2 of SE 1/4,	27	400.00
All,	29	613.55
All,	81	644.49
E 1/2 of NE 1/4; W 1/2 of NW 1/4; NV	V 1/4	
of SW 1/4; NE 1/4 of SE 1/4,	88	240.00
All,	85	632.80
Township 32, Range 4.		
E ½ of NE ¼; S ½,	1	400.00
N ½; Lots 1, 2, 8, 4, 5, 6, 7, 8,	3	636.08
N ½ of N ½; S ½ of S ½,	5	320.00
$E \frac{1}{2}$ of $E \frac{1}{2}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$; Lot 1		289.40
	9	
All,		566.04
All,	11	638.92
All,	13 15	640.00
$E \frac{1}{2}$; $E \frac{1}{2}$ of NW $\frac{1}{4}$; Lots 1, 2, 3,	17	442.39

Township 32, Range 4-Continued.

Township 82, Range 4—Conti	nuea.	
All,	Section 19	Acres 475.30
	111	
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
$\mathbf{E} \frac{1}{2}$ of $\mathbf{E} \frac{1}{2}$; $\mathbf{E} \frac{1}{2}$ of $\mathbf{W} \frac{1}{2}$ of $\mathbf{NE} \frac{1}{4}$;	W	
1/2 of E 1/2 of NW 1/4; W 1/2 of NW	1/4;	
SW 1/4; E 1/2 of SW 1/4 of SE 1/4,	29	500.00
All,	81	692.98
E 1/2 of NE 1/4; E 1/2 of NW 1/4 of NE	1/4;	
NW 1/4 of NW 1/4; Lots 3, 4, 6, 7, 9,	10,	
11, 18, 17,	33	406.13
Township 33, Range 4.		
S 1/2 of N 1/2; SW 1/4; N 1/2 of SE 1/4; L	ots	
1, 2, 8, 4,	5	515.68
All,	7	632.96
Township 21, Range 5.		
Lot 1; S ½ of N ½; SW ¼; N ½ of	SE	
1/4; SW 1/4 of SE 1/4,	8	480.54
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4, 5	281.96
All,	7	646.20
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; E	1/2	
of NW 1/4; W 1/2 of SE 1/4; E 1/2	of	
SW 1/4,	18	320.00
All,	19	650.20
NW 1/4 of NW 1/4,	21	40.00
S 1/2 of NE 1/4; E 1/2 of NW 1/4; NE 1/4	of	
	ST- YEST	

Township 21, Range 5-Continued.

	Section	Acres
SW 1/4; N 1/2 of SE 1/4; SW 1/4 of SE	1/4, 25	320.00
E 1/2 of NE 1/4; NE 1/4 of SW 1/4,	27	120.00
E 1/2 of NW 1/4; NE 1/4 of SW 1/4,	29	120.00
W ½ of NW ¼,	88	80.00
Township 22, Range 5.		
All,	1	633.99
SW 1/4 of NE 1/4; Lots, 1, 2, 3; S 1/2 of N	IW	
1/4; NE 1/4 of SW 1/4; N 1/2 of SE	1/4;	
SE 1/4 of SE 1/4,	8	396.37
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; SW	1/4	
of NW 1/4; NW 1/4 of SW 1/4,	5	205.40
W 1/2 of NE 1/4; NW 1/4; W 1/2 of SW	1/4, 7	888.81
All,	11	640.00
E ½ of NE ¼,	13	80.00
N 1/2; NE 1/4 of SW 1/4; N 1/2 of SE 1/4	, 15	440.00
SE 1/4 of NE 1/4.	19	40.00
E ½ of SE ¼,	28	80.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	25	520.00
NW 1/4 of NE 1/4; S 1/2 of N 1/2; SE	1/4;	
NE 1/4 of SW 1/4,	27	897.66
SE 1/4 of SW 1/4; SW 1/4 of SE 1/4,	29	80.00
NE 1/4 of SE 1/4,	81	40.00
W ½ of NE ¼; NW ¼,	88	240.00
N ½; Lot 1,	85	840.86
Township 28, Range 5.		

N ½ of NE ¼; W ½; NW ¼ of SE ¼, 5

481.86

Townshin	23	Range	5-Continued.	
A UWINOIM D	400	Lunge	Ontonuou.	

Township 23, Range 5—Contin	ued.	
S	ection	Acres
W 1/2 of NE 1/4; E 1/2 of NW 1/4; W 1/2	of	
SW 1/4; N 1/2 of SE 1/4; SE 1/4 of SE 1/4	4, 7	353.75
E ½ of NE ¼; SE ¼,	13	240.00
W ½ of SW ¼,	17	80.00
N ½; SW ¼; N ½ of SE ¼,	19	546.70
SW 1/4 of NW 1/4,	21	40.00
S 1/2 of NW 1/4; N 1/2 of SW 1/4,	29	160.00
NW 1/4 of NE 1/4,	31	40.00
Township 24, Range 5.		
SE 1/4 of NW 1/4; NE 1/4 of SW 1/4,	8	80.00
Lot 5,	29	28.41
SW 1/4 of NW 1/4; SW 1/4; SW 1/4 of S	E	
1/4,	81	286.78
S ½ of SE ¼,	35	80.00
Township 25, Range 5.		
NE 1/4 of SW 1/4; S 1/2 of SW 1/4; N 1/2	of	
SE 1/4; SW 1/4 of SE 1/4,	9	240.00
NE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S	1/2	
of NW 1/4,	17	160.00
NE 1/4 of SW 1/4; S 1/2 of SE 1/4,	23	120.00
NE 1/4; S 1/2,	25	480.00
N 1/2; N 1/2 of SW 1/4; SE 1/4,	27	560.00
S ½ of NE ¼,	29	80.00
N 1/2 of NE 1/4; NW 1/4 of NW 1/4,	85	120.00
Township 27, Range 5.		
S ½ of SE ¼,	25	80.00

Township 28, Range 5.

Township 20, Italige of		
	Section	Acres
NE 1/4; S 1/2,	13	480.00
N 1/2 of NE 1/4; NW 1/4; SE 1/4 of NE	1/4, 23	280.00
E 1/2; NE 1/4 of NW 1/4; SW 1/4 of NW		
N 1/2 of SW 1/4; SE 1/4 of SW 1/4,	25	520.00
N ½ of NE ¼,	27	80.00
E ½ of NE ¼,	29	80.00
N 1/2 of NE 1/4; NW 1/4; N 1/2 of SW	1/4;	
SW 1/4 of SW 1/4; NE 1/4 of SE 1/4,	31	408.32
NW 1/4 of SW 1/4; S 1/2 of SW 1/4,	33	120.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	35	560.00
Township 29, Range 5.		
N 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1/4	2 of	
SW 1/4; SE 1/4,	8	362.66
SE 1/4 of NW 1/4; N 1/2 of SW 1/4,	5	120.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/2	4 of	
NW 1/4; SE 1/4;	9	320.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; NW	V 1/4	
of SW 1/4; W 1/2 of SE 1/4,	11	240.00
E 1/2 of NE 1/4; W 1/2 of NW 1/4,	15	160.00
E 1/2 of NE 1/4; SE 1/4,	17	240.00
N 1/2; W 1/2 of SW 1/4,	21	400.00
SE 1/4 of NE 1/4; SW 1/4 of NW 1/4; N	1 1/2	
of SW 1/4; SE 1/4 of SW 1/4; SE 1/4,	25	360.00
E 1/2 of NE 1/4; W 1/2 of SE 1/4; Lot 1,	29	199.53
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
N 1/2 of SW 1/4; SW 1/4 of SW 1/4.	81	418.72
E ½ of E ½,	85	160.00

Township 30, Range 5.

Township so, hange s.			
Se	ection	Acres	
All,	1	654.10	
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	of		
SE 1/4,	3	623.36	
Lots 1, 2, 3, 4; SE 1/4,	9	311.20	
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW 1/4	1;		
S ½,	11	600.00	
NW 1/4 of NE 1/4; NW 1/4; N 1/2 of SW 1/4	1;		
Lots 1, 3,	13	308.50	
N 1/2; NW 1/4 of SW 1/4; N 1/2 of SE 1/4,	15	440.00	
N ½; Lots 4, 5,	17	370.63	
NE 1/4 of NW 1/4; S 1/2 of NW 1/4; Lots	1,		
5, 6,	19	192.75	
NE 1/4 of NE 1/4; Lot 1,	21	49.20	
S ½ of SE ¼,	25	80.00	
Lot 7,	27	.57	
Lot 1; W 1/2 of NW 1/4; SE 1/4 of SW 1/4	4;		
$S \frac{1}{2}$ of $SE \frac{1}{4}$,	29	217.32	
SE 1/4 of SE 1/4,	31	40.00	
S 1/2 of N 1/2; NE 1/4 of NW 1/4; S 1/2,	35	520.00	
Township 31, Range 5.			
All,	1	645.38	
All,	3	715.22	
E 1/2 of SE 1/4 of SE 1/4 of NE 1/4; SW	1/4		
of NW 1/4; NW 1/4 of NE 1/4 of SW 1/4			
S 1/2 of NE 1/4 of SW 1/4; NW 1/4 of SV	V		
1/4; S 1/2 of SW 1/4; S 1/2 of N 1/2 of S			

Township 31, Range 5-Continued.

2 ownship 61, Mange 5 Conti		
		Acres
$\frac{1}{4}$; E $\frac{1}{2}$ of NE $\frac{1}{4}$ of NE $\frac{1}{4}$ of SE	1/4;	
S ½ of SE ¼,	5	320.00
All,	7	638.66
All,	9	640.00
NW 1/4 of NE 1/4; NW 1/4; S 1/2,	11	520.00
All,	13	640.00
All,	15	640.00
All,	17	664.32
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	85	640.00
Township 32, Range 5.		
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
SE 1/4,	1	600.00
E ½,	8	319.60
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	4 of	
SE 1/4,	9	600.00
NW 1/4; NW 1/4 of SW 1/4,	11	200.00
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4; S1	/2, 18	400.00
All,	17	640.00
N ½ of N ½,	19	165.86
E 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4	4, 28	440.00
N ½,	25	820.00
W 1/2 of NE 1/4; SE 1/4,	27	240.00
E 1/2 of SW 1/4; S 1/2 of SE 1/4,	29	160.00

DOUGLAS COUNTY—Continued.

Township 32, Range 5-Continu	ed.	
		Acres
NW 1/4; NE 1/4 of SW 1/4; NW 1/4 of SE 1/	4	
of SW 1/4; E 1/2 of SE 1/4 of SW 1/4,	_	230.00
Township 33, Range 5.		
E 1/2; NE 1/4 of NW 1/4; NW 1/4 of SW 1/4	;	
S ½ of SW ¼,	1	483.89
N ½; E ½ of SE ¼,	3	398.94
N ½; N ½ of S ½,	5	487.32
$E \frac{1}{2}$ of $E \frac{1}{2}$; $N \frac{1}{2}$ of $NW \frac{1}{4}$; Lots 1, 2, 3,	11	332.43
N 1/2 of N 1/2; SW 1/4 of NE 1/4; SE 1/4 of	f	
NW 1/4,	13	240.00
Township 20, Range 6.		
SW 1/4 of NW 1/4; SW 1/4; S 1/2 of SE 1/4,	19	282.58
S 1/2,	25	320.00
All,	27	640.00
All,	29	640.00
All,	31	643.01
N ½; E ½ of SW ¼; SE ¼,	33	560.00
N ½; N ½ of SW ¼; SE ¼,	35	560.00
Township 21, Range 6.		
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	f	
SE 1/4,	1	606.40
All,	8	680.00
All,	5	729.02
All,	7	584.80
All,	9	640.00

Township 21, Range 6-Continued.

	Section	Acres
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	601.80
All,	21	640.00
All,	23	640.00
W 1/2,	25	316.64
All,	27	640.00
All,	29	640.00
All,	31	616.38
All,	33	640.00
NE 1/4; N 1/2 of NW 1/4,	35	240.00

Township 22, Range 6.

NW 1/4 of NW 1/4; S 1/2 of SW 1/4; Lots

5, 6, 7,	1	167.74
All,	5	643.84
N 1/2 of NE 1/4; NW 1/4; NE 1/4 of SW 1/4,	7	265.04
N ½ of NE ¼,	11	80.00
Lots 8, 4; SE 1/4 of SW 1/4; SE 1/4,	15	205.72
SE 1/4 of NE 1/4; S 1/2; Lot 3,	17	390.72
All,	19	633.25
All,	21	640.00
W 1/2 of NW 1/4; SW 1/4; S 1/2 of SE 1/4,	23	320.00
W ½ of NE ¼,	25	80.00
All,	27	640.00

Township 22, Range 6-Continued.

	Section	Acres
All,	29	633.96
All,	31	664.80
All,	33	694.58
S 1/2 of NE 1/4; S 1/2 of SW 1/4; S	SE 1/4, 35	320.00

Township 23, Range 6.

NW ¼ of NE ¼; N ½ of NW ¼; SE ¼ of NW ¼; SE ½ of SW ¼; SE ¼ of SE

of NW 1/4; S 1/2 of SW 1/4; SE 1/4	oi SE	
1/4,	1	280.83
All,	3	637.60
All,	5	655.56
All,	7	601.60
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	622.88
All,	21	640.00
N 1/2; W 1/2 of SW 1/4; SE 1/4,	23	560.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	25	520.00
All,	27	640.00
All,	29	640.00
All,	31	633.48
All,	33	640.00
All.	85	640.00

Township 24, Range 6.

Township 24, mange o.		
	Section	Acres
NE 1/4 of SW 1/4; NW 1/4 of SE 1/4; SI	E 1/4	
of SE 1/4,	1	120.00
All,	3	640.80
All,	5	635.40
All,	7	654.72
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of	
SE 1/4,	9	600.00
N 1/2 of NW 1/4; S 1/2 of SE 1/4,	11	160.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4,	13	120.00
E ½ of NW ¼,	15	80.00
All,	17	640.00
Lots 2, 3, 4; SE 1/4 of SW 1/4; NW 1/4	4 of	
SE 1/4; NE 1/4,	19	370.44
S 1/2 of SW 1/4; SW 1/4 of SE 1/4,	21	120.00
W 1/2; SW 1/4 of SE 1/4,	27	360.00
All,	31	653.26
E 1/2 of W 1/2; NW 1/4 of NW 1/4; SV	V 1/4	
of SW 1/4; SE 1/4,	33	400.00
S ½ of SE ¼; SW ¼,	35	240.00
Township 25, Range 6.		
NE 1/4; S 1/2 of NW 1/4; N 1/2 of SW	1/4;	
SW 1/4 of SW 1/4; NE 1/4 of SE 1/4	, 3	404.65
NW 1/4,	5	165.38
N 1/2; W 1/2 of SW 1/4,	7	404.09
Lot 10,	15	2.00
SE 1/4 of NW 1/4; SW 1/4 of SW 1/4,	17	80.00

Township 25, Range 6-Continued.

2 ownship 20, Italige o Contin		
	ection	Acres
Lots 2, 3,	21	1.20
Lots 1, 2, 3; S $\frac{1}{2}$ of NE $\frac{1}{4}$; SE $\frac{1}{4}$ of N	W	
1/4; SE 1/4,	25	324.75
SE 1/4 of SE 1/4,	33	40.00
Township 26, Range 6.		
N 1/2 of N 1/2; SE 1/4 of NE 1/4; NE 1/4	of	
SW 1/4; S 1/2 of SW 1/4; NE 1/4 of SE 1/4	4, 3	361.44
SE 1/4 of SE 1/4,	5	40.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; SW	1/4	
of NW 1/4; Lots 3, 4, 5, 6,	. 7	267.20
W 1/2 of NE 1/4; SE 1/4 of NW 1/4; SW 1/2	4, 9	280.00
NE 1/4; E 1/2 of W 1/2; N 1/2 of SE 1/4; S	W	
1/4 of SE 1/4; Lot 2,	17	445.86
Township 27, Range 6.		
Lots 3, 4; E 1/2 of SE 1/4,	7	96.27
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4; W	1/2	
of W 1/2; SE 1/4 of SW 1/4,	19	267.24
Township 28, Range 6.		
S 1/2 of SE 1/4; SW 1/4,	25	240.00
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	31	120.00
Lot 9,	33	21.50
Lot 4,	35	5.60
Township 29, Range 6.		
N 1/2 of NE 1/4; SW 1/4 of NE 1/4,	1	120.54
S 1/2 of NE 1/4; N 1/2 of SE 1/4; Lots 4, 5, 6	, 7, 3	223.55
All,	5	645.80
E 1/2 of E 1/2; W 1/2 of W 1/2; SE 1/4 of S	W	
12 /2 /2 /4		

Township 29, Range 6-Continued.

2 cansup 20, 12ange o Com	Section	Acres
1/4; SW 1/4 of SE 1/4,	7	416.38
NE 1/4 of NE 1/4; W 1/2 of E 1/2; S 1/2	6 of	
SW 1/4; Lots 1, 2, 3, 4, 5, 6, 7,	9	446.91
SW 1/4; Lot 4,	11	195.32
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S 1/2,	18	600.00
NE 1/4; SW 1/4; Lot 3,	15	345.18
E 1/2 of E 1/2; NW 1/4 of NW 1/4; SW	7 1/4	
of SE 1/4; Lots 1, 2, 3, 5,	17	309.80
NW 1/4 of NE 1/4; NW 1/4; NW 1/4 of	SW	
1/4; SW 1/4 of SE 1/4,	19	292.87
E ½; Lots 1, 2, 3, 4, 5, 6, 7, 8,	21	492.05
NE 1/4 of NE 1/4; S 1/2 of N 1/2; NW 1/2	4 of	
NW 1/4; NE 1/4 of SW 1/4; S 1/2 of	SW	
1/4; SE 1/4,	23	520.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; N	IW	
1/4; N 1/2 of SW 1/4; E 1/2 of SE 1/	4, 25	400.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	27	560.00
NE 1/4,	29	160.00
E 1/2,	88	320.00
N 1/2 of NW 1/4; N 1/2 of SW 1/4; S	1/2	
of SE 1/4,	85	240.00

Township 80, Range 6.

E 1/2 of E 1/2; W 1/2,	1 4	64.55
NE 1/4; S 1/2,	8 4	70.89

Township 30, Range 6-Continued.

Township 50, Range 6-Continue		
Sec	tion	Acres
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4		
of NW 1/4; SE 1/4 of NW 1/4; NE 1/4		
of SW 1/4; S 1/2 of SW 1/4; SE 1/4,	5	476.67
NE 1/4; NW 1/4 of NW 1/4; S 1/2 of NW		
1/4; S 1/2,	7	622.30
N ½; SE ¼,	9	480.00
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE 1/4,	11	400.00
NW 1/4 of NW 1/4; S 1/2 of SE 1/4,	15	120.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; N 1/2		
of NW 1/4; SW 1/4 of NW 1/4; NE 1/4		
of SW 1/4; S 1/2 of SW 1/4; SE 1/4,	19	495.20
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NE 1/4		
of NW 1/4; SW 1/4 of NW 1/4; W 1/2 of		
SW 1/4; SE 1/4,	21	440.00
SW 1/4 of NW 1/4,	23	40.00
SW 1/4 of SW 1/4; SE 1/4 of SE 1/4; Lot 5,	25	111.82
N ½ of SE ¼; SW ¼ of NE ¼; NW ¼;	29	820.00
NW 1/4 of SW 1/4,	-	
W ½ of NW ¼; SW ¼ of SW ¼,	31	131.90
SE 1/4 of NE 1/4,	35	40.00
Township 31, Range 6.		
All,	1	646.02
All,	3	651.62
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/2		
of NW 1/4; S 1/2,	5	526.24
All,	7	665.76
All,	9	640.00

Township 31, Range 6-Continued.

All, 11 640.00 All, 13 640.00 All, 15 640.00 All, 17 640.00 All, 17 640.00 All, 17 640.00 All, 19 666.34 All, 19 666.34 All, 21 640.00 N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 Township 32, Range 6. N $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$; SE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
All, 15 640.00 All, 17 640.00 All, 19 666.34 All, 21 640.00 All, 23 640.00 N ½; SW ¼; SW ¼ of SE ¼, 25 520.00 S ½, 27 320.00 SE ¼ of NW ¼; NE ¼ of SW ¼; N ½ of SE ¼, 29 160.00 All, 31 664.00 S ½, 38 320.00 **Township 32, Range 6.** N ½; N ½ of SE ¼, 3 394.14 All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
All, 17 640.00 All, 19 666.34 All, 21 640.00 All, 23 640.00 All, 23 640.00 N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 Township 32, Range 6. N $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
All, 19 666.34 All, 21 640.00 All, 23 640.00 N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 Township 32, Range 6. N $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$, NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
All, 21 640.00 All, 23 640.00 N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 320.00 $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$; SE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
All, 28 640.00 N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 Township 32, Range 6. N $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$, NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$; SE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
N $\frac{1}{2}$; SW $\frac{1}{4}$; SW $\frac{1}{4}$ of SE $\frac{1}{4}$, 25 520.00 S $\frac{1}{2}$, 27 320.00 SE $\frac{1}{4}$ of NW $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 29 160.00 All, 31 664.00 S $\frac{1}{2}$, 33 320.00 Township 32, Range 6. N $\frac{1}{2}$; N $\frac{1}{2}$ of SE $\frac{1}{4}$, 3 394.14 All, 5 636.80 NW $\frac{1}{4}$, NE $\frac{1}{4}$ of NW $\frac{1}{4}$; SW $\frac{1}{4}$ of SW $\frac{1}{4}$; NE $\frac{1}{4}$ of SE $\frac{1}{4}$; SE $\frac{1}{4}$ of SE $\frac{1}{4}$, 15 360.00
S ½, 27 320.00 SE ¼ of NW ¼; NE ¼ of SW ¼; N ½ of SE ¼, 29 160.00 All, 31 664.00 S ½, 33 320.00 Township 32, Range 6. N ½; N ½ of SE ¼, 3 394.14 All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
SE ½ of NW ¼; NE ¼ of SW ¼; N ½ of SE ¼, All, S ½, S ½
of SE \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
All, 31 664.00 S ½, 33 320.00 **Township 32, Range 6.** N ½; N ½ of SE ¼, 3 394.14 All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
S ½, 33 320.00 **Township 32, Range 6.** N ½; N ½ of SE ¼, 3 394.14 All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
Township 32, Range 6. N ½; N ½ of SE ¼, 3 394.14 All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
N ½; N ½ of SE ¼, All, 5 636.80 NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
All, 5 636.80 NW ½, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼, 15 360.00
All, 5 636.80 NW ½, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼, 15 360.00
NW ¼, 13 160.00 NE ¼; NE ¼ of NW ¼; SW ¼ of SW ¼; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
NE ½; NE ½ of NW ½; SW ¼ of SW ½; N ½ of SE ¼; SE ¼ of SE ¼, 15 360.00
$\mathbf{E}^{1/2}$, 17 320.00
NE 1/4 of NW 1/4; Lots 1, 2, 8, 4, 19 244.48
All, 21 640.00
NW 1/4; SE 1/4 of SW 1/4; SW 1/4 of SE 1/4, 23 240.00
N ½ of NW ¼, 25 80.00
SE 1/4 of NE 1/4; SE 1/4, 27 200.00
All, 29 640.00
Lot 1, 85 15.42

Township 33, Range 6.

	Section	Acres
N ½,	1	821.20
SE 1/4 of SW 1/4; SE 1/4,	3	200.00
S ½ of SE ¼,	5	80.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/2; N	W	
$\frac{1}{4}$; S $\frac{1}{2}$,	7	605.84
NW 1/4 of SW 1/4,	9	40.00
Township 19, Range 7.		
NE 1/4 of SE 1/4; S 1/2 of SE 1/4; Lot 4	, 19	143.02
Lots 3, 4, 5, 13, 14,	21	197.06
All,	29	640.00
E ½; Lots 1, 2, 3, 4,	81	418.82
All,	38	631.60
Township 20, Range 7.		
All,	5	773.98
E ½; Lots 1, 2, 3, 4,	7	371.98
All,	9	640.00
S ½,	18	320.00
$S \frac{1}{2}$ of NE $\frac{1}{4}$; NW $\frac{1}{4}$; S $\frac{1}{2}$,	15	560.00
All,	17	640.00
E ½; Lots 1, 2, 3, 4,	19	395.20
All,	21	640.00
All,	23	640.00
All,	25	640.00
N ½; SW ¼,	27	480.00
All,	29	640.00
E ½; Lots 1, 2, 3, 4,	81	423.58
All,	88	640.00
NE 1/4; S 1/2,	85	480.00

Township 21, Range 7.

Sect	ion	Acres
All,	1	789.60
All,	3	785.88
S 1/2 of SW 1/4; N 1/2 of SE 1/4; Lots 1 to		
12, inclusive,	5	630.81
All,	7	600.00
All,	9	640.00
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
All,	19	610.60
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	629.98
All,	88	640.00
All,	85	640.00
Township 22, Range 7.		
All,	1	668.38
S ½ of NE ¼; N ½ of SE ¼; SW ¼ of SE ¼; SE ¼ of NW ¼; E ½ of SW		
1/4; Lots 1 to 7, inclusive,	8	661.32
All,	5	645.18
NE 1/4; E 1/2 of NW 1/4; NE 1/4 of SW		

Township 22, Range 7-Continued.

Township 22, Kange 7—Continue		
Sec	etion	Acres
1/4; N 1/2 of SE 1/4; SE 1/4 of SE 1/4;		
Lots 1, 3, 4,	7	470.67
All,	9	631.97
NE 1/4; S 1/2,	11	480.00
NE 1/4; SE 1/4 of NW 1/4; NE 1/4 of SW		
1/4; S 1/2 of SW 1/4; N 1/2 of SE 1/4;		
SE 1/4 of SE 1/4,	18	440.00
E 1/2; NE 1/4 of SW 1/4,	15	360.00
NE 1/4 of NE 1/4; W 1/2 of NW 1/4,	17	120.00
Lots 8, 9,	19	29.93
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW		
1/4; S 1/2,	28	600.00
All,	25	582.56
All,	27	640.00
Lots 1, 2, 8,	81	17.52
Lots 1, 2, 7, 8; E 1/2 of SW 1/4; NE 1/4 of		
SE 1/4,	85	298.14
Township 23, Range 7.		
S ½ of N ½; S ½; Lots 1, 2, 3,	1	656.40
S 1/2 of NE 1/4; N 1/2 of NW 1/4; N 1/2 of		
SW 1/4; NW 1/4 of SE 1/4,	8	281.26
Lots 2, 8,	7	49.10
Lots 7, 8,	9	41.70
Lots 4, 16,	11	76.18
All,	18	640.00
Lots 4, 5, 6; NE 1/4 of SE 1/4,	15	187.00
W ½ of W ½; Lots 1, 2, 3, 4, 5, 6,	17	858.97

Township 23, Range 7-Continued.

1 ownship 23, Range 1—Conti	nuca.	
	Section	Acres
Lots 6, 7, 8, 9; NE 1/4 of NW 1/4; SW	1/4	
1/4 of NW 1/4; NW 1/4 of SW 1/4,	19	289.06
NW 1/4 of NE 1/4; NW 1/4 of NW 1/4;	SE	
1/4 of NW 1/4; W 1/2 of SE 1/4;	SE	
1/4 of SE 1/4; Lots 1, 8, 4,	21	852.95
Lots 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13,	14,	
15, 16,	23	526.07
All,	25	640.00
Lots 5, 6, 7, 8, 10, 11,	27	133.17
S ½,	31	320.00
Lot 3; S 1/2 of SW 1/4,	83	118.20
Lots 1, 2, 3, 4, 7, 8, 9, 10, 11, 14, 15, 16	, 85	482.95
Township 24, Range 7.		
Lots 1, 4; SE 1/4 of NE 1/4; SW 1/4 of N	W	
1/4; E 1/2 of SE 1/4,	1	235.67
Lots 9, 10, 11, 12,	8	146.05
SW 1/4 of NW 1/4; SW 1/4; W 1/2 of SI	E 1/4, 5	280.00
All,	7	661.52
Lots 1 to 12, inclusive, 14, 15, 16,	9	608.91
Lots 3, 4, 9; S 1/2 of NW 1/4; SW	1/4;	
SW 1/4 of SE 1/4,	11	386.32
Lots 1, 2, 3, 6, 7, 8; S 1/2 of SE 1/4,	18	206.76
Lots 4, 5, 6, 7, 8, 9, 10, 11, 12; W 1/2	of	
SW 1/4,	15	390.59
Lots 1, 2, 3, 4, 5, 6; SE 1/4 of NW 1/4; E	1/2	
of SW 1/4; N 1/2 of SE 1/4; NE 1/4,	17	600.60

Township 24, Range 7-Continued.

2 outlook 22, 22a.go , com	Section	Acres	
W 1/2 of NE 1/4; NW 1/4; S 1/2,	19	566.76	
SE ¼ of SE ¼; Lots 1, 4, 5, 7, 11,	21	188.88	
All,	28	639.52	
All,	25	640.00	
All,	27	609.96	
NE ¼; NE ¼ of NW ¼; E ½ of SE			
Lots 4, 5,	29	322.60	
W ½ of NW ¼; S ½ of SW ¼,	31	162.08	
N ½ of NE ¼; SE ¼ of NW ¼; N	1/2		
of S ½; Lots 1, 8, 4, 5, 6, 7,	88	494.56	
All,	35	640.00	
Township 25, Range 7.	00	020.00	
All,	1	659.68	
All,	. 8	649.96	
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW		0.2010	
SE 1/4 of SW 1/4; SE 1/4 of SE 1/4,		355.40	
N ½ of NE ¼; Lots 1, 2, 8, 4, 7, 8, 1		384.54	
NE 1/4; Lots 1, 2, 3, 4,	9	238.40	
NE ¼; S ½ of NW ¼; S ½,	11	560.00	
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW		500.00	
SW 1/4,	18	440.00	
, 		220.00	
N ½ of NE ¼; SE ¼ of NE ¼; N	72	213.33	
of SE 1/4; Lot 8,	17	625.86	
All,			
All,	19	640.64	
Lots 5, 6; NE 1/4 of SW 1/4; NW 1/4		00W W4	
SE 1/4; S 1/2 of S 1/2,	21	827.74	

Township 25, Range 7-Continued.

Township 25, Range 7—Conti	nuea.	
	Section	Acres
E 1/2 of NE 1/4; NE 1/4 of SW 1/4; NW	1/4	
of SE 1/4,	28	160.00
SW 1/4 of NE 1/4; NW 1/4; N 1/2 of SW 1	/4;	
SW 1/4 of SW 1/4; Lot 6,	27	356.80
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NE	1/4	
of SW 1/4; S 1/2 of SW 1/4; SE 1/4,	29	400.00
E 1/2; E 1/2 of SW 1/4,	81	400.00
Lots 1, 2, 8, 4, 5, 6, 7; SW 1/4; NW 1/4	of	
SE 1/4,	88	491.74
Township 26, Range 7.		
Lot 6,	8	4.90
All,	5	648.04
All,	7	646.02
NE 1/4; S 1/2 of NW 1/4; S 1/2,	9	560.00
S 1/2 of SW 1/4; NE 1/4 of SE 1/4,	11	120.00
W ½ of NW ¼,	15	80.00
All,	17	640.00
All,	19	644.82
W 1/2 of NE 1/4; W 1/2; NW 1/4 of SE 1	1/4;	
S ½ of SE ¼,	21	520.00
N ½ of NW ¼,	27	80.00
All,	29	640.00
All,	81	686.00
W ½,	88	820.00
Township 27, Range 7.		
NE 1/4; SE 1/4 of SW 1/4; W 1/2 of SE 1	4, 5	278.72

Township 27, Range 7-Continued.

Sec	tion	Acres
All,	7	683.60
SE 1/4 of NW 1/4; E 1/2 of SW 1/4; SE 1/4,	15	280.00
NE 1/4; W 1/2,	17	480.00
All,	19	689.90
NE 1/4; S 1/2,	28	480.00
NW 1/4 of NE 1/4; SW 1/4 of NW 1/4; N		
½ of NW ¼,	25	160.00
N ½; SW ¼; W ½ of SE ¼,	27	560.00
N ½ of NW ¼,	31	82.48
NE 1/4; E 1/2 of NW 1/4; S 1/2 of SW 1/4,	88	320.00
Township 29, Range 7.		
All,	1	639.40
Lot 1; E 1/2 of SW 1/4; NW 1/4 of SE 1/4;		
S ½ of SE ¼,	8	229.81
NE 1/4 of NW 1/4; S 1/2 of NW 1/4; NW		
1/4 of SW 1/4,	5	162.28
S 1/2 of NE 1/4; N 1/2 of SW 1/4; SE 1/4 of		
SW 1/4; SE 1/4; Lots 1, 4, 5,	9	458.67
All,	11	640.00
All,	18 -	640.00
All,	15	640.00
SE 1/4 of NW 1/4; NE 1/4 of SW 1/4; NW		
1/4 of SE 1/4; S 1/2 of SE 1/4,	17	200.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW 1/4;		
S ½,	19	617.80
NE ¼; N ½ of SE ¼; SE ¼ of SE ¼,	21	280.00

Township 29, Range 7-Continued.

Sec	tion	Acres
N 1/2; N 1/2 of SE 1/4; SE 1/4 of SE 1/4;		
Lots 1, 2, 3, 4, 5, 6, 7,	27	598.68
NW 1/4; N 1/2 of SW 1/4,	29	240.00
All,	81	664.41
All,	88	640.00
Township 30, Range 7.		
S 1/2 of NE 1/4; N 1/2 of NW 1/4; W 1/2 of	-	
SW1/4; SE 1/4 of SW 1/4; SE 1/4,	1	420.07
All,	8	648.08
Lots 1, 2, 4; S 1/2 of NE 1/4; SW 1/4 of		
NW 1/4; SE 1/4 of SW 1/4; S 1/2 of		
SE 1/4.	5	889.11
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE		
1/4; S 1/2 of SE 1/4,	7	521.99
All,	9	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; W 1/2,	11	440.00
N ½; SE ¼,	18	480.00
All,	15	688.28
All,	17	640.00
All,	19	680.71
All,	21	640.00
All,	25	640.00
W 1/2 of E 1/2; W 1/2; SE 1/4 of SE 1/4,	27	520.00
All,	29	640.00
All,	81	681.60
N 1/2; N 1/2 of SE 1/4; SE 1/4 of SE 1/4,	88	440.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of		
SE ¼	85	600.00

Township 81, Range 7.

1 ownsmp of, nange 1.		
Se	ction	Acres
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW		
1/4; S 1/2,	1	605.69
NW 1/4 of NE 1/4; S 1/2 of N 1/2; NE 1/4		
of NW 1/4; S 1/2,	8	560.00
S 1/2 of N 1/2; N 1/2 of SW 1/4; SE 1/4 of	f	
SW 1/4; NW 1/4 of SE 1/4; S 1/2 of	f	
SE 1/4,	5	400.00
N 1/2; SW 1/4; W 1/2 of SE 1/4; W 1/2 of SI	E	
1/4 of SE 1/4; N 1/2 of NE 1/4 of SE 1/4	;	
SW 1/4 of NE 1/4 of SE 1/4,	7	608.52
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NW 1/4	1	
of SW 1/4; S 1/2 of S 1/2; NE 1/4 of SE	4, 9	369.20
All,	11	649.20
All,	18	640.00
All,	15	640.00
E 1/2; N 1/2 of NW 1/4; W 1/2 of SW 1/4	4	
of NW 1/4; NE 1/4 of SW 1/4 of NW	7	
1/4; E 1/2 of SE 1/4 of NW 1/4; NW 1/4	4	
of SE 1/4 of NW 1/4; S 1/2 of SW 1/4	;	
E 1/2 of NE 1/4 of SW 1/4; W 1/2 o	f	
NW 1/4 of SW 1/4,	17	580.00
All,	19	686.40
All,	21	640.00
All,	28	640.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4,	25	440.00
All,	27	640.00
NW 1/4; S 1/2,	29	480.00

Township 31, Range 7—Continued.

	Section	Acres
All,	31	647.68
All,	33	640.00
W 1/2 of NE 1/4; S 1/2,	35	400.00
Township 32, Range 7.		
All,	1	653.76
All,	3	657.52
N ½,	5	328.48
NE 1/4; SE 1/4 of NW 1/4; S 1/2 of SW	1/4;	
SW 1/4 of SE 1/4,	7	324.33
NE 1/4; S 1/2,	9	480.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
NE 1/4; NW 1/4 of NE 1/4 of NW 1/4;	SE	
1/4 of NW 1/4; W 1/2 of NE 1/4	of	
SW 1/4; SE 1/4 of SW 1/4; NE 1/4 of	SE	
1/4; E 1/2 of NW 1/4 of SE 1/4; S 1/4	of	
SE 1/4; Lots 2, 3, 4,	19	537.58
N 1/2; SW 1/4; S 1/2 of SE 1/4,	21	560.00
All,	28	640.00
N 1/2; SW 1/4; W 1/2 of SE 1/4,	25	560.00
E 1/2; E 1/2 of SW 1/4,	27	400.00
S 1/2 of NE 1/4; NW 1/4 of NE 1/4; N	w	
1/4; S 1/2,	29	600.00
All,	81	642.40

DOUGLAS COUNTY-Continued.

Township 32, Range 7-Continued.

Township 52, Range 1—Commune	u.	
Sec	tion	Acres
NW 1/4 of NE 1/4 of NW 1/4; NW 1/4 of		
NW 1/4; S 1/2 of NW 1/4; NW 1/4 of		
NE 1/4 of SW 1/4; SW 1/4 of NW 1/4		
of SW 1/4; N 1/2 of NW 1/4 of SW 1/4;		
NW 1/4 of SW 1/4 of SW 1/4; S 1/2 of		
NE 1/4 of SE 1/4; E 1/2 of SW 1/4 of		
SE 1/4; SE 1/4 of SE 1/4,	88	260.00
N 1/2; N 1/2 of S 1/2; SW 1/4 of SE 1/4;		
SW 1/4 of SW 1/4,	85	560.00
Township 33, Range 7.		
Lots 3, 4; S 1/2 of N 1/2; S 1/2,	1	564.56
SW 1/4 of NE 1/4; SW 1/4; NW 1/4 of SE		
1/4; S 1/2 of SE 1/4,	8	820.00
All,	11	640.00
N ½,	18	820.00
Township 19, Range 8.		
All,	7	777.16
W ½,	9	820.00
SW 1/4 of SW 1/4,	11	40.00
All,	15	640.00
All,	17	640.00
All,	19	776.80
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
		The state of the s

Township 19, Range 8-Continued.

All, All, All, All, All, All, All, Base 640.00 All, All, All, All, All, All, All, Al		Section	Acres	
All, All, Barrenship 20, Range 8. All, All, Barrenship 20, Range 8. All, All, Barrenship 20, Range 8. All, Barrenship 21, Range 8. All, Barrenship 21, Range 8. All, Barrenship 21, Range 8.	All,	29	640.00	
All, All, Township 20, Range 8. All, All, All, All, All, All, All, Al		31		
Township 20, Range 8. All, All, 3 639.20 All, 5 639.30 All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE ¼ of NW ¼; SE ¼ of SW ¼, 17 80.00 E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 634.05 All, 21 640.00 All, 23 640.00 All, 24 640.00 All, 25 640.00 All, 27 640.00 All, 28 640.00 All, 31 778.59 All, 31 778.59 All, 33 640.00 All, 31 778.59 All, 33 640.00 All, 35 640.00 All, 36 640.00 All, 37 778.59 All, 38 640.00 All, 39 640.00 All, 31 778.59	All,	88		
All, 1 640.39 All, 3 639.20 All, 5 639.30 All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE 1/4 of NW 1/4; SE 1/4 of SW 1/4, 17 80.00 E 1/2; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 634.05 All, 21 640.00 All, 23 640.00 All, 24 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 31 778.59 All, 33 640.00 All, 35 640.00 All, 36 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59	All,	85	640.00	
All, 1 640.39 All, 3 639.20 All, 5 639.30 All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE 1/4 of NW 1/4; SE 1/4 of SW 1/4, 17 80.00 E 1/2; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 634.05 All, 21 640.00 All, 23 640.00 All, 24 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 31 778.59 All, 33 640.00 All, 35 640.00 All, 36 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59	Township 20, Range 8.			
All, 5 639.20 All, 7 788.39 All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE 1/4 of NW 1/4; SE 1/4 of SW 1/4, 17 80.00 E 1/2; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 634.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 31 778.59 All, 38 640.00 All, 38 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59 All, 38 640.00 All, 37 78.59 All, 38 640.00		1	640 89	
All, 5 689.30 All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE \(^1\)4 of NW \(^1\)4; SE \(^1\)4 of SW \(^1\)4, 17 80.00 E \(^1\)2; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 634.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 33 640.00 All, 35 640.00 All, 35 640.00 All, 378.59 All, 36 640.00 All, 378.59 All, 378.59 All, 378.59		,		
All, 7 788.39 All, 9 640.00 All, 11 640.00 All, 13 640.00 NE 1/4 of NW 1/4; SE 1/4 of SW 1/4, 17 80.00 E 1/2; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 684.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 31 778.59 All, 33 640.00 All, 35 640.00 All, 378.59 All, 378.59 All, 378.59 All, 378.59 All, 378.59				
All, 9 640.00 All, 11 640.00 All, 13 640.00 All, 15 640.00 NE ½ of NW ½; SE ¼ of SW ¼, 17 80.00 E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 684.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 31 778.59 All, 38 640.00 All, 35 640.00 All, 36 640.00 All, 37 78.59 All, 37 78.59 All, 38 640.00 All, 37 78.59 All, 38 640.00				
All, All, All, All, All, All, All, All,				
All, All, 15 640.00 NE ¼ of NW ¼; SE ¼ of SW ¼, E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, All, All, 21 640.00 All, All, 22 640.00 All, All, 27 640.00 All, All, 29 640.00 All, All, 31 778.59 All, All, Township 21, Range 8. All, 1 637.99				
All, 15 640.00 NE ¼ of NW ¼; SE ¼ of SW ¼, 17 80.00 E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 684.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 38 640.00 All, 38 640.00 All, 378.59 All, 38 640.00 Township 21, Range 8. All, 1 637.99				
NE ¼ of NW ¼; SE ¼ of SW ¼, 17 80.00 E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 684.05 All, 21 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 38 640.00 All, 37 78.59		18		
E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12, 19 684.05 All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99			640.00	
All, 21 640.00 All, 23 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	NE 1/4 of NW 1/4; SE 1/4 of SW 1/4.	17	80.00	
All, 28 640.00 All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	E ½; Lots 1, 6, 7, 8, 9, 10, 11, 12,	19	634.05	
All, 25 640.00 All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	21	640.00	
All, 27 640.00 All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	23	640.00	
All, 29 640.00 All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	25	640.00	
All, 31 778.59 All, 38 640.00 All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	27	640.00	
All, 88 640.00 All, 85 640.00 Township 21, Range 8. All, 1 687.99	All,	29	640.00	
All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	81	778.59	
All, 35 640.00 Township 21, Range 8. All, 1 637.99	All,	88	640.00	
All, 1 687.99		85		
All, 1 687.99				
	를 맞는 사람들이 많은 사람들이 되었다. 이 사람들이 있는 사람들이 있는 사람들이 되었다면 하는데 없다면	1	687.99	
	All,	8	684.60	

Township 21, Range 8-Continued.

2 outling 21, 12 ange 6 Contin	Section	Acres	
All,			
	5	685.76	
All,	7	789.80	
All,	9	640.00	
All,	11	640.00	
All,	18	640.00	
All,	15	640.00	
All,	17	640.00	
All,	19	793.60	
All,	21	640.00	
All,	23	640.00	
All,	25	640.00	
All,	27	640.00	
All,	29	640.00	
All,	81	797.04	
All,	33	640.00	
All,	35	640.00	
Township 22, Range 8.			
All,	1	724.92	
Lots 1, 2, 3, 4, 5, 6, 7, 10, 11, 14, 15,	3	462.44	
Lots 2, 3, 4, 5, 6, 9, 10; SW 1/4 of NW 1	1/4, 5	257.06	
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; NV	V		
1/4 of SW 1/4; Lots 3, 6, 7, 8, 9, 10, 11	1, 7	801.60	
SW 1/4 of NW 1/4; NW 1/4 of SW 1/4	4;	To the	
Lots 9, 10, 11, 12, 16,	9	180.79	
Lots 1, 2, 3, 7, 8, 9, 10, 11, 14, 15 16	11	463.50	
Lots 9, 10,	15	25.80	

Township 22, Range 8-Continued.

1 ownship 22, Range 8—Continu		
		Acres
Lots 1, 2, 3; N ½ of NE ¼; SW ¼ of		
NE $\frac{1}{4}$; W $\frac{1}{2}$; W $\frac{1}{2}$ of SE $\frac{1}{4}$,	17	566.77
All,	19	679.45
Lots 7, 14,	21	2.42
Lots 8, 9, 10, 11,	23	11.00
NE 1/4; W 1/2 of NW 1/4,	25	240.00
Lots 2 to 12, inclusive,	27	459.65
W 1/2 of W 1/2; Lots 1, 2, 3,	29	206.89
All,	31	692.69
Lot 1; S 1/2 of NE 1/4; NW 1/4; NE 1/4 of		
SW 1/4; S 1/2 of SW 1/4,	33	395.20
Township 23, Range 8.		
Lots 7, 9,	1	5.30
Lots 1, 2, 3; S ½ of N ½; S ½,	3	613.67
All,	5	669.48
E ½; Lots 7, 10, 11, 12,	7	473.41
All,	9	640.00
Lots 1, 5, 7; W 1/2 of W 1/2; SE 1/4 of SW		
1/4; S 1/2 of SE 1/4,	11	376.36
Lots 2, 3, 4; S 1/2 of N 1/2; S 1/2,	18	604.39
All,	15	640.00
All,	17	640.00
All,	19	772.00
All,	21	640.00
N ½ of N ½; SE ¼ of NW ¼; S ½, SE ¼ of NE ¼; NW ¼ of NW ¼; SW	28	520.00

Township 23, Range 8-Continued.

z ownomp zo, zrange o com		
	Section	Acres
$\frac{1}{4}$; S $\frac{1}{2}$ of SE,	25	320.00
All,	27	640.00
All,	29	640.00
All,	31	775.98
All,	88	640.00
All,	35	640.20
Township 24 Range 8.		
All,	1	653.74
All,	3	650.46
All,	5	644.94
Lots 1, 2, 3, 4; E ½,	7	484.38
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
Lots 1, 2, 3, 4; E ½,	19	490.40
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
Lots 1, 2, 3, 4; E ½,	31	493.18
All,	88	640.00
All,	85	641.92
Township 25, Range 8.		
All,	1	636.80

Township 25, Range 8-Continued.

- continp 20, stange o	ommuca.	
	Section	Acres
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	33	640.00
All,	35	640.00
Township 26, Range		
SE 1/4 of NE 1/4; S 1/2 of NW 1/4; S1		
NE 1/4 of SE 1/4; S 1/2 of SE 1/4		
8, 4,	1	477.75
All,	8	639.92
All,	5	642.40
All,	7	640.80
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	641.04
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	640.92
	O.	010.02

SE 1/4 of SE 1/4,

17

40.00

DOUGLAS COUNTY—Continued.

Township 26, Range 8-Continued.

	1 Ownship 20, Itange o Contin	mou.	
	S	Section	Acres
All,		33	640.00
All,		35	640.00
	Township 27, Range 8.		
All,		1	688.84
All,		8	639.80
All,		5	639.68
All,		7	639.36
All,		9	640.00
All,		11	640.00
All,		13	640.00
All,		15	640.00
All,		17	640.00
All,		19	689.68
All,		21	640.00
All,		28	640.00
All,		25	640.00
All,		27	640.00
All,		29	640.00
All,		81	639.60
All,		88	640.00
All,		85	640.00
	Township 29, Range 8.		
E 1/9 0	f NE 1/4; W 1/2 of NW 1/4; NW	1/4	
100000000000000000000000000000000000000	of SW 1/4; S 1/2 of SW 1/4; SE 1/4		440.00
SE 1/4		15	160.00
14			

Township 29, Range 8-Continued.

All, 23 640.00 All, 25 640.00 All, 27 640.00 E $\frac{1}{2}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 29 400.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$; Lots 1, 2, 3, 4, 31 607.73 All, 33 640.00 All, 35 640.00 All, 36 622.63 All, 36 622.63 All, 37 700.44 All, 37 700.44 All, 38 640.00 All, 39 640.00 All, 30 640.00 All, 31 707.74 All, 32 640.00 All, 33 640.00 All, 31 707.74 All, 33 640.00 All, 35 640.00 All, 33 640.00 All, 31 707.74 All, 33 640.00 All, 35 640.00 All, 33 640.00		Section	Acres
All, All, E \(^1\frac{1}{2}\); E \(^1\frac{1}{2}\) of SW \(^1\frac{1}{4}\), S \(^1\frac{1}{2}\) of N \(^1\frac{1}{2}\); S \(^1\frac{1}{2}\); Lots 1, 2, 3, 4, All, All, Township 30, Range 8. All, All, All, All, 3622.63 All, 5644.72 All, 7700.44 All, 9640.00 S \(^1\frac{1}{2}\) of N \(^1\frac{1}{2}\); S \(^1\frac{1}{2}\), All, 1 606.20 All, 5 644.72 All, 7 700.44 All, 1 640.00 S \(^1\frac{1}{2}\) of N \(^1\frac{1}{2}\); S \(^1\frac{1}{2}\), All, 1 640.00 All, All, 1 640.00 All, All, 2 640.00 All, All, 2 640.00 All, All, 3 640.00	All	21	640.00
All, 27 640.00 E $\frac{1}{2}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 29 400.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$; Lots 1, 2, 3, 4, 31 607.73 All, 33 640.00 All, 35 640.00 Township 30, Range 8. All, 1 606.20 All, 3 622.63 All, 3 622.63 All, 4 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 19 704.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	28	640.00
E $\frac{1}{2}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 29 400.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$; Lots 1, 2, 3, 4, 31 607.73 All, 38 640.00 All, 35 640.00 Township 30, Range 8. All, 1 606.20 All, 3 622.68 All, 3 622.68 All, 4 77 700.44 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 18 480.00 All, 17 640.00 All, 17 640.00 All, 17 640.00 All, 17 640.00 All, 18 19 704.00 All, 21 640.00 All, 22 640.00 All, 23 640.00 All, 27 640.00 All, 27 640.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 38 640.00	All,	25	640.00
S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$; Lots 1, 2, 3, 4, All, All, Township 30, Range 8. All, A	All,	27	640.00
All, 38 640.00 All, 70wnship 30, Range 8. All, 1 606.20 All, 3 622.63 All, 5 644.72 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 18 480.00 All, 17 640.00 All, 19 704.00 All, 19 704.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, 29 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	E ½; E ½ of SW ¼,	29	400.00
All, $Township\ 30, Range\ 8.$ All, $1\ 606.20$ All, $3\ 622.63$ All, $5\ 644.72$ All, $7\ 700.44$ All, $9\ 640.00$ All, $11\ 640.00$ S $1/2$ of N $1/2$; S $1/2$, $13\ 480.00$ All, $17\ 640.00$ All, $17\ 640.00$ All, $19\ 704.00$ All, $19\ 704.00$ All, $21\ 640.00$	S 1/2 of N 1/2; S 1/2; Lots 1, 2, 3, 4,	31	607.73
Township 30, Range 8. All, All, 3 622.63 All, 5 644.72 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, All, 17 640.00 All, 19 704.00 All, 19 704.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, All, 27 640.00 All, All, 31 707.74 All, 33 640.00	All,	88	640.00
All, 1 606.20 All, 3 622.63 All, 5 644.72 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00			640.00
All, 3 622.68 All, 5 644.72 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, 27 640.00 All, 29 640.00 All, 31 707.74 All, 31 707.74 All, 33 640.00	Township 30, Range 8.		
All, 5 644.72 All, 7 700.44 All, 9 640.00 All, 11 640.00 S $\frac{1}{2}$ of N $\frac{1}{2}$; S $\frac{1}{2}$, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 All, 21 640.00 E $\frac{1}{2}$; N $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of SW $\frac{1}{4}$, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	1	606.20
All, 7 700.44 All, 9 640.00 All, 11 640.00 S ½ of N ½; S ½, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	8	622.63
All, 9 640.00 All, 11 640.00 S ½ of N ½; S ½, 13 480.00 All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 All, 21 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	5	644.72
All, 11 640.00 S ½ of N ½; S ½, 13 480.00 All, 15 640.00 All, 21 640.00 All, 21 640.00 All, 23 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	7	700.44
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	All,	9	640.00
All, 15 640.00 All, 17 640.00 All, 19 704.00 All, 21 640.00 All, 28 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 31 707.74 All, 38 640.00	All,	11	640.00
All, 17 640.00 All, 19 704.00 All, 21 640.00 All, 23 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	S 1/2 of N 1/2; S 1/2,	13	480.00
All, 19 704.00 All, 21 640.00 All, 23 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 31 707.74 All, 33 640.00	All,	15	640.00
All, 21 640.00 All, 28 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 29 640.00 All, 31 707.74 All, 38 640.00	All,	17	640.00
All, 28 640.00 E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 29 640.00 All, 31 707.74 All, 38 640.00	All,	19	704.00
E ½; N ½ of NW ¼; E ½ of SW ¼, 25 480.00 All, 27 640.00 All, 31 707.74 All, 33 640.00	All,	21	640.00
All, 27 640.00 All, 29 640.00 All, 81 707.74 All, 33 640.00	All,	28	640.00
All, 29 640.00 All, 81 707.74 All, 33 640.00	E 1/2; N 1/2 of NW 1/4; E 1/2 of SW 1/4,	25	480.00
All, 81 707.74 All, 83 640.00	All,	27	640.00
All, 88 640.00	All,	29	640.00
	All,	81	707.74
All, 85 640.00	All,	88	640.00
	All,	85	640.00

Township 31, Range 8.

	Section	Acres
All,	1	639.96
All,	5	606.01
All,	7	744.84
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	751.84
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	743.20
All,	88	640.00
All,	35	640.00

Township 32, Range 8.

N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of	
SE 1/4,	1	600.80
All,	8	645.41
All,	5	653.08
All,	7	681.62
All,	9	640.00
All,	11	640.00
All,	18	640.00

Township 32, Range 8-Continued.

	Section	Acres
All,	15	640.00
All,	17	640.00
All,	19	637:79
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
N 1/2 of NE 1/4,	81	80.00
All,	88	640.00
All,	85	640.00
Township 19, Range 9.		
All,	9	640.00
All,	11	640.00
All,	18	800.80
All,	15	640.00
E 1/2; E 1/2 of W 1/2; SW 1/4 of SW 1/4	, 17	520.00
E ½; E ½ of W ½,	19	480.00
All,	21	640.00
All,	28	640.00
All,	25	800,00
All,	27	640.00
All,	29	640.00
All,	81	640.00
All,	88	640.00
All	85	640.00

Township 20, Range 9.

Lownship 20, Lange v.		
Sec	tion	Acres
S 1/2 of NW 1/4; W 1/2 of SW 1/4; Lots 1		
to 14, inclusive,	1	717.47
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4;		
NW 1/4 of SW 1/4; NE 1/4 of SE 1/4,	11	360.00
E 1/2 of NW 1/4; SW 1/4; Lots 1 to 12, in-		
clusive	.13	712:88
NW 1/4 of NE 1/4; NW 1/4; N 1/2 of SW		
1/4; E 1/2 of SE 1/4,	15	860,00
All	17	640:00
All,	19	640.00
W 1/2; SE 1/4 of SE 1/4,	21	860.00
All,	23	640.00
NW 1/4; Lots 1 to 12, inclusive,	25	628/92
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW 1/4,	27	280.00
N ½ of NW ¼,	29	80.00
S 1/2 of NE 1/4; E 1/2 of NW 1/4; NE 1/4		
of SW 1/4; Lot 2,	31	289.19
NE 1/4 of NE 1/4; SW 1/4; SW 1/4 of SE 1/4	, 33	240.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	85	520.00
Township 21, Range 9.		
All.	1	906.19
S ½ of SW ¼; NW ¼ of SE ¼; Lots 1,		900.19
[18:18] 1. 프린터 (18:18] 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	8	472.08
2, 8, 4, 6, 7, 8, 9, 10, 15, 16,	0	9/2.08
E ½ of E ½; NE ¼ of SW ¼; SW ¼		040.00
of SW 1/4,	5	240.00
All,	7	828.40

Township 21, Range 9-Continued.

1 owners 21, Italige o Communic	u.	
	tion	Acres
All,	9	898.86
All,	11	640.00
All,	13	657.20
All,	15	640.00
All,	17	640.00
All,	19	645.88
All,	21	640.00
All,	23	640.00
All,	25	650.55
All,	27	640.00
All,	29	640.00
All,	81	642.78
All,	33	640.00
All,	85	640.00
Township 22, Range 9.		
All,	1	626.88
All,	8	629.94
S ½ of NE ¼; SE ¼ of NW ¼; NE ¼ of SW ¼; N ½ of SE ¼; Lots 1, 2, 3,		
4, 5, 6, 9, 10,	5	468.86
Lots 6 to 16, inclusive,	7	525.88
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; SE 1/4;		
Lots 8, 4, 5, 6, 7, 8, 9,	9	569.60
N 1/2; SW 1/4; N 1/2 of SE 1/4,	11	560.00
S 1/2 of SE 1/4; Lots 5, 6,	18	149.00
N 1/2 of NE 1/4; SW 1/4 of SW 1/4; Lots 8, 9,	15	160.31

Township 22, Range 9-Continued.

1 ownship 22, Itunge & Com	inaca.	
	Section	Acres
NW 1/4 of SW 1/4; SW 1/4 of SE 1/4; L	ot 7, 17	112.20
NE 1/4 of NE 1/4; NE 1/4 of SW 1/4; E	1/2	
of SE 1/4; Lots 1, 2, 3,	19	328.25
SE 1/4 of NE 1/4; E 1/2 of SW 1/4; W 1/4	2 of	
SE 1/4; Lots 4, 5, 6,	21	328.44
N 1/2; SW 1/4; W 1/2 of SE 1/4,	23	560.00
All,	25	640.00
All,	27	610.56
All,	29	598.44
N ½; SW ¼,	81	481.76
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4;	
N 1/2 of SW 1/4; SW 1/4 of SW 1/4;	SE	
1/4 of SE 1/4,	. 33	440.00
All,	85	678.38
Township 28, Range 9.		
All,	1	640.60
Lot 4; S 1/2 of N 1/2; S 1/2,	5	520.40
NE 1/4 of SW 1/4; Lots 5, 6, 7, 10, 11,	, 12,	
18, 14, 15, 17, 18,	7	492.51
SW 1/4 of SW 1/4,	9	40.00
SW 1/4 of NE 1/4,	11	40.00
SW 1/4 of SE 1/4; Lots 9, 10, 16, 17, 18,	13	288.02
SW 1/4,	17	160.00
S 1/2,	19	817.55
E ½; Lots 1, 2, 3, 4,	21	880.52
NW 1/4.	28	160.00

Township 28, Range 9-Continued.

	Section	Acres
All,	25	640.00
All,	27	640.00
NW 1/4; N 1/2 of SW 1/4; Lots 1, 2, 8,	4, 5,	
6,	29	334.67
All,	31	633.56
All,	88	654.40
All,	85	643.84
Township 24, Range 9	. 1	
All,	1	635.88
All,	8	629.89
All,	5	688.96
All,	11	640.00
All,	18	640.00
All,	28	640.00
All,	25	640.00
All,	85	640.00
Township 26, Range 9.		
All,	1	654.28
All,	3	658.20
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	85	640.00

Township 29, Range 9.

Township 29, Range 9.		
	Section	Acres
NW 1/4 of SE 1/4,	1	40.00
NE 1/4; S 1/2 of NW 1/4; W 1/2 of SW 1/4	, 18	820.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	23	520.00
All,	27	640.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N	I-W	
1/4 of NW 1/4; S 1/2 of NW 1/4; S 1/2,	85	560.00
Township 80, Range 9.		
All,	8	680.22
All,	5	626.82
All,	7	650.12
All,	9	640.00
All,	18	640.00
S 1/2 of N 1/2; S 1/2,	17	480.00
All,	19	652.78
All,	21	640:00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640:00
All,	81	655.64
All,	38	640.00
All,	85	640.00
Township 31, Range 9.		
All,	1	561.84
All,	8	567.00

Township 31, Range 9-Continued.

	Section	Acres
N ½; SE ¼,	5	409.44
S 1/2 of NE 1/4; E 1/2 of NW 1/4; Lot 1,	7	200.33
All,	9	640.00
All,	11	640.00
E ½ of E ½; W ½,	13	480.00
All,	15	640.00
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
S 1/2 of SW 1/4,	17	520.00
All,	. 21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
NE 1/4; S 1/2,	29	480.00
All,	35	640.00
Township 19, Range 10		
SE 1/4,	25	160.00
Township 20, Range 10.		
All,	1	709.98
E 1/2 of NE 1/4; S 1/2,	11	400.00
All,	18	640.00
N 1/2; NE 1/4 of SW 1/4; SE 1/4,	23	520.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; W	1/2	
of SW 1/4,	25	200.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; E 1/4	of	
NW 1/4; W 1/2 of SE 1/4,	27	280.00
W 1/2 of NE 1/4; N 1/2 of NW 1/4; SE	1/4	
of NW1/4; Lots 1, 2, 8, 4,	85	361.32

Township 21, Range 10.

Township 21, Range 10).		
	Section	Acres	
E 1/2 of NE 1/4; SE 1/4 of SE 1/4,	9	120.00	
NE 1/4; E 1/2 of NW 1/4; S 1/2,	15	560.00	
NE 1/4,	21	160.00	
Township 22, Range 10	0.		
All,	1	745.76	
S½; Lots 1 to 12, inclusive,	8	745.00	
All,	9	640.00	
All,	11	640.00	
N 1/2 of NE 1/4; SW 1/4 of NE 1/4;	NW		
1/4; NW 1/4 of SW 1/4; Lot 6,	18	356.66	
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4;	NW		
1/4 of SW 1/4; SE 1/4 of SE 1/4;	Lots		
1, 11, 12, 13, 14, 15,	15	401.07	
All,	21	594.28	
SW 1/4 of NE 1/4; E 1/2 of NW 1/4;	NE		
1/4 of SW 1/4; N 1/2 of SE 1/4; Lots	5 to 11,		
inclusive,	23	494.56	
NE 1/4 of NW 1/4; W 1/2 of W 1/2; S	E 1/4		
of SW 1/4,	25	240.00	
All,	27	640.00	
E ½; E ½ of W ½,	33	480.00	
Lots 1, 2, 8, 4; S 1/2 of N 1/2; W 1/2 of	SW		
1/4; N 1/2 of SE 1/4,	85	479.20	
Township 23, Range 1	0.		
All,	1	952.09	
Lot 1; SE 1/4,	11	164.42	

Township 23, Range 10-Continued.

	Section	Acres
NE 1/4,	13	160.00
All,	23	640.00
All,	35	640.00

COOS COUNTY.

South of Base Line and West of Willamette Meridian.

Township 26, Range 9.

2 ownorth 20, 20dinge		
	Section	Acres
All,	5	647.00
All,	7	612.00
All,	. 9	640.00
All,	17	640.00
All,	19	614.00
All,	. 21	640.00
All,	29	640.00
N 1/2; SE 1/4 of SW 1/4; SE 1/4,	31	507.00
All,	33	640.00
Township 27, Range		
All,	1	664.00
All,	3	672.00
All,	5	684.00
N ½,	7	322.00
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	641.86
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00

COOS COUNTY-Continued.

Township 27, Range 9-Continued.

Township 27, Kange 9—Cont	inuca.	
	Section	Acres
All,	31	641.00
All,	33	640.00
All,	35	640.00
Township 24, Range 10		
All,	1	623.00
All,	3	587.00
Lot 1; SE 1/4 of NE 1/4; E 1/2 of SE 1/4,	5	145.00
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
E ½,	17	320.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
E ½,	29	820.00
All,	33	640.00
All,	35	640.00
Township 25, Range 10		
All,	1	637.00
All,	8	634.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½.	5	597.00
E ½,	7	320.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	/4 of	

COOS COUNTY—Continued.

Township 25, Range 10-Continued.

Township 25, Range 10—Con	tinued.	
	Section	Acres
SW 1/4; S 1/2 of SW 1/4; SE 1/4,	9	400.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
E 1/2; NE 1/4 of NW 1/4; NW 1/4 of	SW	
1/4; S 1/2 of SW 1/4,	17	480.00
All,	19	821.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
NE 1/4 of NE 1/4; W 1/2 of E 1/2; W 1/2,	27	520.00
All,	29	640.00
All,	81	834.00
All,	33	640.00
All,	85	640.00
Township 26, Range 10).	
All,	1	681.00
All,	8	683.00
All,	5	678.00
All,	7	690.00
All,	9	640.00
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
All,	19	687.00
N ½,	21	320.00

COOS COUNTY-Continued.

Township 26, Range 10-Continued.

	Section	Acres
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	692.00
All,	33	640.00
N 1/2; SW 1/4,	35	480.00
Township 27, Ra	nge 10.	
E 1/2 of NE 1/4; SE 1/4,	1	240.00
All,	3	644.00
All,	5	640.00
All,	7	717.00
N ½,	9	320.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	744.00
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	777.00
All,	88	640.00
All,	85	640.00

COOS COUNTY-Continued.

Township 29, Range 10.

Township 20, Runge 10.	Section	Acres
Lots 6, 7, 10, 11,	7	160.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	21	640.00
N ½,	23	320.00
NE 1/4,	25	160.00
NW 1/4; NE 1/4 of SW 1/4; S 1/2 of SW	1/4, 27	280.00
All,	29	640.00
All,	81	781.00
NW 1/4 of SW 1/4; S 1/2 of S 1/2,	33	200.00
SW 1/4,	85	160.00
Township 30, Range 10.		
All,	1	625.00
Lots 1, 2; NW 1/4 of SW 1/4; NE 1/4 of S	SE.	
1/4; S 1/2 of S 1/2,	3	313.00
All,	5	621.00
All,	7	798.00
N 1/2; SW 1/4; E 1/2 of SE 1/4,	9	560.00
N 1/2 of N 1/2; NE 1/4 of SW 1/4; S 1/2	of	
SW 1/4; SE 1/4,	11	440.00
N1/2 of N1/2; NE1/4 of SE1/4,	13	200.00
S 1/2 of SW 1/4; SW 1/4 of SE 1/4,	15	120.00
All,	17	640.00
All,	19	801.00
SE1/4 of SW1/4; E1/2,	21	360.00

COOS COUNTY—Continued.

Township 30, Range 10-Continued.

1 ownship so, stange to Come	nucu.	
S	ection	Acres
SE 1/4 of SW 1/4; SW 1/4 of SE 1/4,	23	80.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; SE 1/4	of	
SE 1/4,	25	160.00
E 1/2; S 1/2 of NW 1/4; NE 1/4 of SW 1/4	4;	
S ½ of SW ¼,	27	520.00
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; NW	1/4	
of NE 1/4; SE 1/4 of NE 1/4; E 1/2 of S	E	
1/4; NW 1/4,	29	440.00
NE 1/4 of N E1/4; S 1/2 of NE 1/4; S E1	/4;	
Lots 1, 2, 3, 4, 6, 7,	31	519.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	33	560.00
NW1/4 of NE1/4; S1/2 of N1/2; S1/2,	85	520.00
Township 31, Range 10.		
SE 1/4 of NW 1/4; NE 1/4 of SE 1/4; S 1/2	of	
SE 1/4,	1	160.00
Lots 1, 2; N 1/2 of SE 1/4; SE 1/4 of SE 1/4	4, 3	165.00
SE 1/4 of SW 1/4,	5	40.00
NE 1/4; W 1/2 of SE 1/4; Lots 1, 2, 3, 4, 5,	, 6,	
7, 8, 9, 12,	7	651.00
SE 1/4 of NE 1/4; NE 1/4 of SE 1/4,	9	80.00
SE 1/4 of NE 1/4; S 1/2 of SW 1/4; W 1/2	of	
SE 1/4,	13	200.00
SE 1/4 of SW 1/4,	17	40.00
Lots 4, 5, 7, 8, 9,	19	206.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4; S	W	
1/4 of SW 1/4; NE 1/4 of SE 1/4; S 1/2	of	

COOS COUNTY-Continued.

Township 31, Range 10-Continued.

1 ownship of, Italige to Con	viii wew.	
	Section	Acres
SE ¼,	21	240.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE	C 1/4	
of NW 1/4,	28	160.00
E 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1/4	2 of	
SW 1/4; SE 1/4,	27	360.00
S ½ of NE ¼,	29	80.00
Lots 8, 11,	81	80.00
E 1/2; N 1/2 of NW 1/4; SW 1/4 of NW	1/4;	
NW 1/4 of SW 1/4; S 1/2 of SW 1/4,	33	560.00
$\mathbf{E} \frac{1}{2}$ of $\mathbf{NE} \frac{1}{4}$,	35	80.00
Township 26, Range 11		
Lots 1, 2; S 1/2 of NE 1/4,	1	123.00
SE 1/4,	23	160.00
All,	25	640.00
All,	85	640.00
Township 27, Range 11		
All,	18	672.00
Lots 1, 2, 3, 4, 7, 8, 9, 10, 11, 14, 15, 16,	15	433.00
All,	23	616.00
All,	25	651.00
Lots 1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 13, 14,	27	452.00
All,	85	625.00
Township 29, Range 11		
All,	7	644.00
All,	. 9	645.00
Lots 1, 2, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15	5, 16, 18	586.00
22000 2, 2, 0, 1, 0, 0, 20, 22, 22, 20, 22, 2		

COOS COUNTY—Continued.

Township 29, Range 11-Continued.

Sect	ion	Acres
All,	15	640.00
All,	17	640.00
N 1/2; SW 1/4 of SW 1/4 (or Lot 4); NE 1/4		
of SE 1/4; SW 1/4 of SE 1/4,	19	444.00
All,	21	640.00
E 1/2 of NE 1/4; SW 1/4; NE 1/4 of SE 1/4;		
S ½ of SE ¼,	28	360.00
Lots 1, 2, 5, 8, 9, 15, 16,	25	292.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/4 of		
NW 1/4; NE 1/4 of SW 1/4; S 1/2 of SW		
1/4; N1/2 of SE1/4; SW1/4 of SE1/4,	27	400.00
S ½,	29	320.00
All,	81	633.00
NW 1/4 of SW 1/4; NE 1/4 of S E1/4; S 1/2		
of S 1/2; W 1/2 of NW 1/4,	33	320.00
NE 1/4 of SW 1/4; S 1/2 of SW 1/4; N 1/2 of		
SE 1/4; SW 1/4 of SE 1/4,	35	240.00
Township 30, Range 11:		
E 1/2 of SW 1/4; SE 1/4,	3	240:00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of		
SE 1/4,,	5	600.00
N 1/2; SW 1/4; N 1/2 of SE 1/4,	7	554.00
W 1/2; NE 1/4 of SE 1/4; SW 1/4 of SE 1/4,	9	400.00
NW 1/4 of SW 1/4,	11	40.00
SE 1/4 of NW 1/4; S 1/2; NE 1/4 of NE 1/4,	15	400.00
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; NE 1/4		

COOS COUNTY-Continued.

Township 30, Range 11-Continued.

	Section	Acres	
of NE 1/4,	17		
SE 1/4 of SW1/4; SE 1/4,		200.00	
NE1/4 of NE1/4; S1/2 of NE1/4; SE1/4 of			
SW 1/4; SE 1/4,		320.00	
N ½ of N ½; SE ¼ of NE ¼; SW ¼		220100	
NW 1/4; SE 1/4 of SW 1/4; NE 1/4			
SE 1/4; S 1/2 of SE 1/4,	27	400.00	
S ½ of N ½; S ½,	29	480.00	
N ½; SE ¼,	31	479.00	
NW 1/4,	88	160.00	
Township 31, Range 11.			
SW 1/4 of NE 1/4; W 1/2,	1	359.00	
All,	8	641.00	
Lot 1,	5	40.00	
SW 1/4 of NE 1/4; E 1/2 of NW 1/4; NE			
of SW 1/4; NW 1/4 of SE 1/4,	7	200.00	
E 1/2; SE 1/4 of SW 1/4,	9	860.00	
All,	11	640.00	
N ½ of N ½,	18	160.00	
NE 1/4; N 1/2 of NW 1/4; S 1/2 of SW 1	4;		
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	15	440.00	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/4	, 19	280.00	
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/4	of		
NW 1/4; S 1/2 of S 1/2,	21	320.00	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1	4;		
S 1/2,	28	600.00	

COOS COUNTY—Continued.

Maumahim	91	D	17 Continued
1 Ownship	01,	nange	11—Continued.

Township 31, Range 11—Contin	ued.	
S	ection	Acres
NW 1/4 of NE 1/4; NW 1/4; NW 1/4 of		0.10.00
SW 1/4,	25	240.00
SE1/4 of NW1/4; NE1/4 of SW1/4; S1/2 of		
SW1/4,	27	160.00
NE1/4 of NE1/4; S1/2 of NE1/4; NW1/4;		
SE 1/4 of SW 1/4; W 1/2 of SE 1/4,	29	400.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4,	33	120.00
NE $\frac{1}{4}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$,	85	120.00
Township 28, Range 12.		
NW 1/4; N 1/2 of S 1/2; SE 1/4 of SW 1/4	;	
SW 1/4 of SE 1/4,	85	400.00
Township 29, Range 12.		
SE 1/4 of SE 1/4,	1	40.00
SE 1/4 of SW 1/4; SE 1/4 of SE 1/4,	11	80.00
NE 1/4; NW 1/4 of NW 1/4; NW 1/4 of SV	V	
1/4; NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	13	860.00
E 1/2 of SE 1/4,	15	80.00
E 1/2; E 1/2 of SW 1/4,	23	400.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/4 of	f	
NW 1/4; NE 1/4 of SW 1/4; NW 1/4 of		
SE ¼,	25	240.00
NW 1/4 of SE 1/4; SE 1/4 of SE 1/4,	27	80.00
NW 1/4 of SW 1/4,	29	40.00
NW 1/4 of NE 1/4; SE 1/4 of NW 1/4; E 1/4	2	
of SW 1/4; S 1/2 of SE 1/4,	35	240.00

COOS COUNTY-Continued.

Township 30, Range 12.

2 Owners p do, realige 12.		
Sec	ction	Acres
All,	1	652.00
E ½ of SW ¼; SE ¼,	8	240.00
Lot 6,	5	2.00
NW 1/4,	7	160.00
NE 1/4 of NE 1/4,	9	40.00
E ½; N ½ of NW ¼,	11	400.00
N ½,	13	320.00
SE 1/4 of SE 1/4,	19	40.00
SW1/4 of NE1/4; N1/2 of SW1/4; SW1/4		
of SW 1/4; NW 1/4 of SE 1/4,	25	200.00
W ½ of E ½; W ½,	29	480.00
Lots 2, 3, 4; NE 1/4 of SE 1/4; S 1/2 of SE 1/4	, 31	243.00
E ½ of NW ¼,	85	80.00
Township 31, Range 12.		
Lots 1, 2, 5; S 1/2 of NW 1/4,	8	146.00
SE 1/4 of NE 1/4; NW 1/4; N 1/2 of SW 1/4;	1	
SE 1/4 of SW 1/4; NE 1/4 of SE 1/4; S 1/2		
of SE 1/4,	5	439.00
S 1/2 of NE 1/4; SW 1/4 of NW 1/4; SW 1/4		
N ½ of SE ¼,	7	856.00
SW 1/4 of N W1/4; NW 1/4 of SW 1/4,	9	80.00
Lots 2, 3,	11	52.00
SE 1/4 of NE 1/4; Lots 10, 11, 12, 14, 15	,	
16, 17, 18, 19,	18	110.00
NE 1/4 of NW 1/4; NE 1/4 of SW 1/4; S 1/2		
of SW 1/4; SE 1/4,	15	820.00

106,563.36

COOS COUNTY-Continued.

Township 31, Range 12-Continued.

Township 31, Range 12,-Contin	uea.		
Se	ection	Acres	
E 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4,	17	440.00	
All,	21	640.00	
Lots 2, 8, 4, 6, 9, 10, 11, 12, 13, 14, 15, 16,	23	485.00	
Lots 4, 5, 12,	25	126.00	
All,	27	640.00	
N 1/2 of NE 1/4; N E1/4 of NW 1/4,	33	120.00	
N ½ of NE ¼; SE ¼ of NE ¼; W ½ o NW ¼; N ½ of SW ¼; SE ¼ o SW ¼; S ½ of SE ¼,		400.00	
Township 80, Range 13.			
N ½ of NW ¼; SW ¼; SW ¼ of SE ½ SW ¼ of NE ¼; NW ¼ of SE ¼; S ½		280.00	
of SE 1/4,	35	160.00	
Township 31, Range 13.			
Lots 1, 2, 8, 4; SE 1/4,	1	818.00	

Total, Coos County,

CURRY COUNTY.

South of Base Line and West of Willamette Meridian.

Township 34, Range 11.

Township 34, Range 11	•	
	Section	Acres
All,	. 8	618.05
N ½; SW ¼; NE ¼ of SE ¼,	7	518.40
All,	.9	540.77
All,	11	640.00
All,	15	640.00
SE 1/4 of N E1/4; NE 1/4 of SW 1/4; S 1/4	/2 of	
SW 1/4; SE 1/4; Lots 1, 4, 5, 7,	17	384.07
All,	19	571.38
All,	81	607.81
Township 35, Range 11		
SE 1/4 of NE 1/4; NE 1/4 of NW 1/4; I of SE1/4; Lots 1, 2, 3, 7, 8, 9, 10, 11,		
18,	7	455.78
All,	17	640.00
NE 1/4 of NW 1/4; NE 1/4 of SW 1/4;	Lots	
1, 2,	19	147.07
NE 1/4; E 1/2 of SE 1/4; Lot 5,	29	268.70
Township 31, Range 12	2.	
N 1/2 of NW 1/4; SW 1/4 of NW 1/4;	sw	
1/4; W 1/2 of SE 1/4,	19	856.00
SE 1/4 of NW 1/4; E 1/2 of SW 1/4; NV	V 1/4	
of SE 1/4; S 1/2 of SE 1/4,	29	240.00
Township 35, Range 19	2.	
E 1/2 of SE 1/4; Lots 4, 5, 6,	18	136.61

CURRY COUNTY-Continued.

Township 31, Range 13.

1 ownship of, Italige 10.		
	Section	Acres
N 1/2 of NE 1/4; SW 1/4 of NE 1/4,	11	120.00
NE 1/4 of NE 1/4; SW 1/4 of NW 1/4; N	w	
1/4 of SW 1/4; SE 1/4 of SW 1/4; NE	1/4	
of SE 1/4; S 1/2 of SE 1/4,	13	280.00
W 1/2 of NE 1/4; NW 1/4; NE 1/4 of SW	1/4;	
S ½ of SW ¼; SE ¼,	23	520.00
SE 1/4 of NE 1/4; S 1/2 of SW 1/4; SW	1/4	
of SE 1/4,	25	160.00
	-	-

Total, Curry County,

7,844.64

JOSEPHINE COUNTY.

South of Base Line and West of Willamette Meridian.

Township 33, Range 5.

1 ownship 33, Range 3.		
	Section	Acres
W ½ of SE ¼; SW ¼,	8	240.00
S ½ of S ½,	5	160.00
N 1/2 of NE 1/4; NW 1/4; NE 1/4 of SE	1/4;	
S ½ of SE ¼,	7	338.68
N 1/2 of NE 1/4; N 1/2 of SW 1/4 of NE	1/4;	
N1/2 of S1/2 of SW1/4 of NE1/4; N	W	
1/4; N1/2 of SE1/4 of NE1/4; W1/2	of	
SW1/4; S1/2 of SE1/4; S1/2 of NE1/4	of	
SE1/4; S1/2 of N1/2 of NE1/4 of SE1/	4;	
S½ of NW¼ of SE¼,	9	500.00
SW 1/4 of NW 1/4; SW 1/4 of SW 1/4; S	W	
1/4 of SE 1/4; Lots 4, 5,	11	140.15
SE 1/4 of NE 1/4; SW 1/4 of NW 1/4; S	1/2, 18	400.00
E 1/2 of SE 1/4; E 1/2 of SW 1/4 of NE	1/4;	
W 1/2 of SW 1/4; N W1/4 of NE 1/4	of	
NW 1/4; E 1/2 of NE 1/4 of NW 1/4	; S	
1/2 of S 1/2 of SW 1/4 of NW 1/4; SW	11/4	
of SE 1/4 of NW 1/4; E 1/2 of SE 1/4	of of	
NW 1/4; SE 1/4 of NE 1/4; E 1/2 of	NE	
1/4 of NE 1/4,	15	810.00
All,	17	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; E 1/2	of	
NW 1/4; N 1/2 of SE 1/4; Lots 1, 2, 8	3, 19	352.81
SE 1/4 of NE 1/4; NW 1/4; NW 1/4 of S	W	
1/4; Lots 1, 8,	21	814.18

Township 33, Range 5-Continued.

,	Section	Acres
All,	23	640.00
N 1/2; SW 1/4; W 1/2 of NE 1/4 of SE	1/4;	
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	25	620.00
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of N	W	
1/4; S 1/2,	27	596.09
All,	31	593.82
All,	35	640.00
Township 34, Range 5.		
N ½; N ½ of SE ¼,	3	407.20
N 1/2 of NW 1/4; SW 1/4 of NW 1/4,	5	126.38
8 1/2 of NE 1/4; SE 1/4,	9	240.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; S 1/4	of	
SE 1/4 of NW 1/4; NE 1/4 of SW	1/4;	
SE 1/4,	17	340.00
All,	19	612.00
All,	21	640.00
NE 1/4; NW 1/4 of NW 1/4; W 1/2 of S	SW	
1/4; N 1/2 of SE 1/4; E 1/2 of SE 1/4	of	- 4
NW 1/4,	29	380.00
SW 1/4; S 1/2 of SE 1/4,	31	224.76
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
NE 1/4 of SW 1/4,	33	480.00
W 1/2 of NE 1/4; NW 1/4; S 1/2,	35	560.00
Township 35, Range 5.		
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; W	1/2;	
SE 1/4,	1	622.50

Township 35, Range 5-Continued.

1 ownship 55, Runge 5 Continue	u.	
Sec	tion	Acres
NE 1/4 of NE 1/4; S 1/2 of N 1/2; N 1/2 of		
SE1/4; N1/2 of S1/2 of SE1/4; SW1/4	8	479.98
W 1/2 of NE 1/4; W 1/2; NW 1/4 of SE 1/4,	5	439.52
All,	7	651.81
All,	9	640.00
All,	11	666.76
All,	13	640.00
All,	15	664.20
All,	17	645.61
NE 1/4; NW 1/4 of NW 1/4; S 1/2 of NW		
1/4; W 1/2 of SW 1/4; N 1/2 of SE 1/4; SE		
1/4 of SE 1/4,	19	481.39
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4;		
N 1/2 of SW 1/4; N 1/2 of SW 1/4 of SW		
1/4; SE 1/4 of SW 1/4; N 1/2 of SE 1/4;		
SW 1/4 of SE 1/4; N 1/2 of SE 1/4 of		
SE 1/4,	21	580.34
All,	23	640.00
All,	25	640.00
N 1/2 of NE 1/4; N 1/2 of SW 1/4 of NE 1/4;		
SE 1/4 of NE 1/4; NE 1/4 of NW 1/4;		
SW 1/4; N 1/2 of SE 1/4 of NW 1/4;		
SW 1/4 of SE 1/4,	27	400.00
S 1/2 of NE 1/4 of NE 1/4; S 1/2 of NE 1/4;	1	
W 1/2 of E 1/2 of NE 1/4 of NW 1/4;		11000
W 1/2 of NE 1/4 of NW 1/4; NW 1/4 of		

Township 35, Range 5-Continued.

1 ownship 55, Runge 5 Cont		
	Section	Acres
NW 1/4; S 1/2 of NW 1/4; S 1/2,	29	570.00
SE 1/4 of NW 1/4; SW 1/4; W 1/2 of SE	1/4;	
SE 1/4 of NE 1/4; SE 1/4 of SE 1/4	, 31	360.20
N1/2; SE1/4; N1/2 of SW1/4; SE1/4 of S	W	
1/4,	33	624.36
NE1/4; E1/2 of NW1/4; S1/2,	35	560.00
Township 36, Range 5.		
All,	1	638.40
All,	3	637.92
SE 1/4 of NE 1/4; N 1/2 of SE 1/4; SW	1/4	
of NE 1/4,	5	160.00
NW 1/4 of NE 1/4; SW 1/4 of SW 1/4; N	w	
1/4 of SE 1/4,	7	122.00
W ½ of E ½; W ½,	9	480.00
NW 1/4 of NE 1/4; SE 1/4 of SW 1/4; NE	2 1/4	
of SE 1/4; S 1/2 of SE 1/4,	11	200.00
All,	13	640.00
N ½ of SE ¼ of NE ¼,	15	20.00
S 1/2 of SE 1/4,	19	80.00
Lot 8; SE 1/4 of SE 1/4; N 1/2 of NE 1/4	, 21	150.80
Lot 8; SE 1/4 of SW 1/4,	28	78.58
S 1/2 of SW 1/4; NW 1/4 of SE 1/4,	29	120.00
NE1/4; N1/2 of NW1/4; SE1/4 of NW1	/4;	
N 1/2 of SE 1/4; SE 1/4 of SE 1/4,	31	404.14
SW 1/4 of NE 1/4; NE 1/4 of SE 1/4,	88	80.00

Township 37, Range 5.

Township 37, Kange 5.		
Sect	tion	Acres
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4;		
S 1/2,	1	598.23
SE 1/4 of NE 1/4; N 1/2 of NW 1/4; SW 1/4		
of NW 1/4; S 1/2,	5	477.63
NE 1/4; W 1/2,	7	500.74
N 1/2; SW 1/4; E 1/2 of SE 1/4; E 1/2 of		
NW 1/4 of SE 1/4,	9	580.00
All,	13	640.00
N 1/2; SW 1/4; N 1/2 of NE 1/4 of SE 1/4;		
SW 1/4 of NE 1/4 of SE 1/4; W 1/2 of		
SE 1/4; W 1/2 of SE 1/4 of SE 1/4,	15	610.00
All,	17	640.00
N 1/2 of SW 1/4; SW 1/4 of SW 1/4,	19	129.84
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4,	21	80.00
All,	23	640.00
SW 1/4 of NE 1/4; E 1/2 of NE 1/4 of NW		
1/4; NW 1/4 of NW 1/4; NE 1/4 of SW		
1/4 of NW 1/4; W 1/2 of W 1/2 of SW 1/4,	25	150.00
	27	80.00
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/2		
of NW 1/4; SW 1/4; N 1/2 of SE 1/4;		
SW 1/4 of SE 1/4,	29	480.00
All,	81	657.20
N ½ of NE ¼; S ½ of SW ¼,	33	160.00
12	100	
Township 38, Range 5.		
All,	8	647.40

Township 38, Range 5-Continued.

Township 38, Range 3—Communication	tu.		
Sec	tion	Acres	
All,	9	640.00	
N 1/2 of NE 1/4; NW 1/4 of NW 1/4; NE 1/4			
of SW 1/4; SW 1/4 of SW 1/4,	11	200.00	
E 1/2 of NW 1/4; NE 1/4 of SW 1/4; SE 1/4,	13	280.00	
SE 1/4 of NE 1/4; N1/2 of NW1/4; SE1/4			
of NW 1/4; E 1/2 of SW 1/4 of SW 1/4;			
E 1/2 of SE 1/4 of SW 1/4; NE 1/4 of			
SE 1/4; NW 1/4 of SW 1/4,	15	280.00	
NW 1/4 of NE 1/4 of NE 1/4; S 1/2 of NE			
1/4 of NE 1/4; NW 1/4 of NE 1/4; S 1/2			
of NE 1/4; SW 1/4 of SW 1/4; W 1/2 of			
NW 1/4 of SW 1/4; W 1/2 of E 1/2 of			
NW 1/4 of SW 1/4; NE 1/4 of SE 1/4,	21	260.00	
NE 1/4 of NE 1/4; S 1/2 of SW 1/4; SE 1/4			
of SE 1/4,	25	160.00	
All,	29	640.00	
All,	31	658.60	
N 1/2 of NW 1/4; SE 1/4 of NW 1/4; NE 1/4			
of SW 1/4; N 1/2 of SE 1/4; SW 1/4 of			
SE 1/4,	33	280.00	
E ½,	35	320.00	
Township 39, Range 5.			
All,	1	640.00	
NW 1/4 of NE 1/4; W 1/2; SE 1/4 of SE 1/4,		412.38	
All,	9	640.00	
S ½ of NE ¼; SE ¼ of NW ¼; E ½ of	0	030.00	
5 72 01 11 74, SE 74 01 11 11 74, E 72 01			

Township 39, Range 5-Continued.

Township 39, Range 5—Continu	iea.	
Se	ction	Acres
SW 1/4; SE 1/4,	11	360.00
All,	13	640.00
SE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S 1/4	2	
of NW 1/4; S 1/2,	15	480.00
All,	17	640.00
All,	19	654.12
All,	21	640.00
N 1/2; SW 1/4; NE 1/4 of SE 1/4; S 1/2 of	f	
SE 1/4,	23	600.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	634.64
All,	33	615.62
All,	35	618.02
Township 33, Range 6.		
SW 1/4; N 1/2 of SE 1/4; SW 1/4 of SE 1/4,	1	280.00
S ½ of S ½,	9	160.00
N 1/2 of NW 1/4; W 1/2 of SE 1/4,	11	160.00
S 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1/2 of		
SW 1/4; SE 1/4,	18	360.00
N 1/2; NW 1/4 of SW 1/4,	15	360.00
All,	17	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	7	
SE 1/4,	19	598.48
S 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/2 of		

Township 33, Range 6-Continued.

Township 33, Kange 6-Cont	mueu.	
	Section	Acres
SW 1/4; SE 1/4,	21	860.00
NE 1/4; S 1/2 of NW 1/4; S 1/2 of SE 1/4,	23	320.00
SE 1/4 of NW 1/4; NE 1/4 of SW 1/4; SF	C 1/4	
of SW 1/4; W 1/2 of SE 1/4,	25	200.00
W 1/2 of NE 1/4; W 1/2; NW 1/4 of SE	1/4;	
S ½ of SE ¼,	27	522.92
All,	29	640.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4,	31	120.00
N 1/2; N 1/2 of SW 1/4; N 1/2 of SE 1/4; S	sw	
1/4 of SE 1/4,	33	520.00
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; W 1/4	2 of	
SW 1/4; E 1/2 of SE 1/4,	35	280.00
Township 34, Range 6.		
N ½; N ½ of SE ¼,	1	402.64
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4;	
N 1/2 of SW 1/4,	8	364.65
S 1/2 of NE 1/4; W 1/2,	7	394.04
SE 1/4 of SE 1/4,	9	40.00
SE 1/4 of SW 1/4; SE 1/4,	11	200.00
W 1/2 of E 1/2; SE 1/4 of SE 1/4; W 1/2,	13	521.71
E 1/2; E 1/2 of SW 1/4,	15	400.00
NW 1/4 of NE 1/4; W 1/2,	17	860.00
All,	19	634.60
NE 1/4 of NE 1/4; S 1/2 of N 1/2; NW 1/2	4 of	
SW 1/4; N 1/2 of SE 1/4,	21	820.00
E 1/2; S 1/2 of SW 1/4,	28	400.00
141 14		

Township 34, Range 6-Continued.

1 ownship 54, hange 6-Continue	u.	
Sec	etion	Acres
All,	25	640.00
SE 1/4 of NE 1/4; N 1/2 of SE 1/4; SW 1/4 of		
SE 1/4,	27	160.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4;		
SW 1/4 of SW 1/4; NE 1/4 of SW 1/4,	29	360.00
All,	81	636.40
E 1/2 of NE 1/4; NE 1/4 of SW 1/4; S 1/2 of		
SW 1/4; SE 1/4,	33	860.00
Lots 1, 2, 5,	85	95.47
Township 35, Range 6.		
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW 1/4;		
NE 1/4 of SW 1/4; S 1/2 of SW 1/4,	1	573.98
SW 1/4 of NE 1/4; NW 1/4; E 1/2 of SW 1/4;		
SW 1/4 of SW 1/4; SW 1/4 of SE 1/4,	3	871.10
S 1/2 of NE 1/4; NW 1/4 of SW 1/4; SE 1/4		
of SW 1/4; SE 1/4,	5	820.00
N ½; N ½ of S ½; SW ¼ of SW ¼,	7	517.22
N 1/2; NW 1/4 of SE 1/4; SE 1/4 of SE 1/4,	9	400.00
NE 1/4; NE 1/4 of SW 1/4; S 1/2 of SW 1/4;		
NE 1/4 of SE 1/4,	11	320.00
E 1/2; N 1/2 of NW 1/4; SE 1/4 of NW 1/4;		
E ½ of SW ¼,	13	520.00
NE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S 1/2		
of N ½; SE ¼,	15	400.00
NW 1/4 of NW 1/4; SE 1/4 of SE 1/4,	17	80.00
E 1/2; N 1/2 of NW 1/4; NE 1/4 of SW 1/4,	19	489.94

Township 3	, Range	6—Continued.
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Township 35, Kange 6—Commune	cu.	
Sec	tion	Acres
NE 1/4 of NE 1/4; NW 1/4 of SW 1/4; S 1/2		
of SW 1/4; SW 1/4 of SE 1/4,	21	200.00
S 1/2 of NE 1/4,	23	80.00
NE 1/4 of NE 1/4; SE 1/4 of NW 1/4; SE 1/4		
of SW 1/4,	25	120.00
SW 1/4 of NE 1/4; NW 1/4 of NW 1/4; S 1/2		
of NW 1/4; S 1/2,	27	480.00
N ½; SE ¼,	29	480.00
NE 1/4 of NE 1/4; SW 1/4 of NE 1/4; W 1/2;		
NW 1/4 of SE 1/4,	31	443.96
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4;		
SE 1/4 of SW 1/4; SE 1/4,	33	480.00
Township 36, Range 6.		
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1/4;		
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	1.	560.14
N 1/2; SW 1/4; S 1/2 of SE 1/4,	8	561.88
S 1/2 of N 1/2; NE 1/4 of NW 1/4; S 1/2,	5	521.08
N 1/2 of NE 1/4; W 1/2 of NW 1/4; W 1/2 of		
SW 1/4; S 1/2 of SE 1/4,	7	310.90
N 1/2; W 1/2 of SW 1/4; E 1/2 of SE 1/4,	9	480.00
NW 1/4 of NE 1/4; NW 1/4,	11	200.00
N ½ of NE ¼; NW ¼,	17.	240.00
N 1/2 of SW 1/4; SE 1/4; Lots 5, 10, 11,	21	277.07
SW 1/4 of NE 1/4; W 1/2; SW 1/4 of SE 1/4,	28	400.00
W 1/2 of NE 1/4; W 1/2 of NW 1/4; SE 1/4 of		
NW 1/4; S 1/2,	25	520.00

Township	36.	Range 6-	Cont	inued.
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Township so, hange o-Com	nueu.	
	Section	Acres
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; W	1/2	
of NW 1/4; S 1/2,	27	480.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NE	1/4	
of NW 1/4; E 1/2 of SE 1/4,	29	240.00
NW 1/4 of NW 1/4; S 1/2 of NW 1/4,	31	114.64
NE 1/4; N 1/2 of NW 1/4; NE 1/4 of SE 1/4	4, 33	280.00
E ½ of NE ¼,	85	80.00
Township 37, Range 6.		
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1/2	of	
NW 1/4; W 1/2 of SW 1/4; NE 1/4		
SE 1/4,	1	819.16
E ½; S ½ of SW ¼,	8	398.30
SW 1/4 of NW 1/4; E 1/2 of SW 1/4; SW	1/4	
of SE 1/4,	5	160.00
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; S	W	
1/4; SW 1/4 of SE 1/4,	7	801.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	9	600.00
N 1/2 of NW 1/4; S 1/2 of SW 1/4; E 1/2	of	
SE 1/4; NW 1/4 of SW 1/4,	11	280.00
NE 1/4 of SE 1/4; S 1/2 of SE 1/4; NW 1/4	of	
NE 1/4; SW 1/4 of NW 1/4,	18	200.00
N ½; SE ¼,	15	480.00
NW 1/4 of NW 1/4; NW 1/4 of SE 1/4; S	SE .	
1/4 of SE 1/4,	17	120.00
NW 1/4; S 1/2,	21	480.00

Township 37, Range 6-Continued.

1		
S	ection	Acres
W 1/2 of NE 1/4; W 1/2; N 1/2 of SE 1/4	;	
SW 1/4 of SE 1/4,	28	520.00
NE 1/4; NW 1/4 of NW 1/4; NE 1/4 of SV	V	
1/4; S 1/2 of SW 1/4; N 1/2 of SE 1/4	;	
SW 1/4 of SE 1/4,	25	440.00
All,	85	640.00

Township 38, Range 6.

All,	1	742.40
All,	3	732.48
All,	5	732.44
All,	7	644.92
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
'All,	19	643.08
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	645.86
All,	88	640.00
All,	85	640.00

Township 39, Range 6.

Township so, Range o.		
S	ection	Acres
All,	1	656.00
All,	3	679.40
Lots 1, 2, 3, 4,	5	197.60
S ½ of S ½,	7	181.15
All,	9	640.00
All,	11	640.00
All,	13	636.72
All,	15	640.00
All,	17	640.00
All,	19	726.00
All,	21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	729.28
All,	33	640.00
All,	35	640.00
Township 33, Range 7.		
S ½,	18	820.00
All,	15	640.00
All,	21	640.00
All,	28	640.00
NE 1/4; W 1/2; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	25	600.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1/2	of	

Township 33, Range 7-Continued.

2 ownship oo, 1 winge i			
	Section	Acres	
SW 1/4; SE 1/4,	27	360.00	
All,	29	640.00	
NE 1/4; W 1/2 of W 1/2; E 1/2 of SE 1/4,	31	399.20	
NE 1/4 of NE 1/4; W 1/2 of NW 1/4; N			
SW 1/4; SE 1/4,	88	860.00	
S 1/2 of NE 1/4; W 1/2; N 1/2 of SE 1/4	; SE		
1/4 of SE 1/4,	35	520.00	
Township 34, Range	7.		
N 1/2 of N 1/2 of NE 1/4 of NE 1/4; W	1/2 of		
E ½; W ½,	1	493.05	
All.	8	648.80	
W 1/2.of NE 1/4; NW 1/4; S 1/2,	5	568.10	
All,	7	652.92	
All,	9	640.00	
All,	11	640.00	
All,	18	640.00	
All,	15	640.00	
All,	17	640.00	
E 1/2; NE 1/4 of NW 1/4; S 1/2 of NW	7 1/4;		
NE 1/4 of SW 1/4; S 1/2 of SW 1/4,	19	561.38	
All,	21	640.00	
All,	28	640.00	
All,	25	640.00	
All,	27	640.00	
All,	29	640.00	
All,	. 81	632.60	

Township 34, Range 7-Continued.

ection	Acres
33	640.00
35	640.00
1	666.68
f	
3	621.88
;	
f	
5	422.86
7	519.20
9	632.24
;	
11	400.00
13	320.00
15	640.00
17	640.00
19	640.28
21	640.00
25	138.80
f	
27	560.00
29	640.00
81	641.99
f	
88	600.00
85	288.27
	88 85 1 f 8 3 5 7 9 ; 11 13 15 17 19 21 25 f 27 29 81 f

Township 36, Range 7.

I ownship so, mange i	•	
	Section	Acres
N 1/2 of NE 1/4; S 1/2 of NW 1/4; SE 1/2	4; N	
1/2 of SW 1/4; SE 1/4 of NE 1/4,	1	439.99
Lots 3, 6, 7, 8; W 1/2 of NW 1/4 of NW	1/4;	
NE 1/4 of SW 1/4,	11	153.12
Lots 11, 12,	13	4.72
SW 1/4 of NW 1/4; SW 1/4,	23	200.00
SW 1/4 of NW 1/4; S 1/2,	25	360.00
Township 37, Range 7		
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; S 1	1/2 of	
SW 1/4; SW 1/4 of SE 1/4,	1	240.10
All,	3	640.72
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/4	2 of	
SE 1/4,	5	607.04
N 1/2; N 1/2 of SW 1/4; SE 1/4,	7	561.41
N 1/2; N 1/2 of S 1/2; SE 1/4 of SW	1/4;	
SE 1/4 of SE 1/4,	9	560.00
NE 1/4; SE 1/4 of NW 1/4; SW 1/4; V	V 1/2	
of SE 1/4,	11	440.00
All,	18	660.48
W 1/2 of NE 1/4; NW 1/4; S 1/2,	15	568.92
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; E 1	/2 of	
SW 1/4; SE 1/4,	17	860.00
S 1/2 of NE 1/4; W 1/2; SE 1/4,	19	561.16
All,	21	640.40
All,	23	640.00
All,	27	640.00

Township 37, Range 7-Continued.

Township 31, Range 1—Commu	cu.	
Sec	ction	Acres
All,	29	640.00
E 1/2; NE 1/4 of SW 1/4; S 1/2 of SW 1/4,	81	439.54
N 1/2; SW 1/4; N 1/2 of SE 1/4; SE 1/4 of		
SE 1/4,	33	600.00
All,	85	640.00
Township 38, Range 7.		
All,	8	641.56
All,	5	648.92
N 1/2 of N 1/2; SE 1/4 of NW 1/4; NE 1/4 o	f	
SW 1/4; NW 1/4 of SE 1/4; Lot 4,	7	313.48
W ½ of NW ¼; Lots 1, 2, 3, 4, 5,	9	241.18
All,	11	640.00
E ½ of NE ¼; Lots 2, 3, 4; S ½,	18	482.86
N ½ of NE ¼; S ½,	15	400.00
Lots 1, 2, 5; SW 1/4; E 1/2 of SE 1/4,	17	298.41
W ½; Lots 1, 2, 3, 4, 5, 6, 7, 8,	19	443.23
NE 1/4; NE 1/4 of NW 1/4; W 1/2 of SW	7	
1/4; E 1/2 of SE 1/4,	21	860.00
All,	27	640.00
N 1/2 of SW 1/4; SE 1/4 of SW 1/4,	29	120.00
All,	81	649.26
Township 39, Range 7.		
NW 1/4,	19	166.88
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; W 1/2 of	f	
NW 1/4; NW 1/4 of SW 1/4; N 1/2 of		
SE 1/4,	21	320.00

Township 39, Range 7-Continued.

1 Ownship 55, Italiye 1—Contin	ection	Acres
E 1/2; E 1/2 of W 1/2,	27	480.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4; S 1/2	of	
NW 1/4,	29	200.00
Township 40, Range 7.		
N 1/2,	3	319.01
N 1/2 of SW 1/4; SW 1/4 of SW 1/4; N 1/2	of	
SE 1/4 of SW 1/4; SW 1/4 of SE 1/4		
SW 1/4,	5	150.00
W 1/2 of NW 1/4; N 1/2 of SW 1/4; NW	1/4	
of SE 1/4; Lots 1, 2,	7	245.91
NE 1/4; S 1/2,	11	480.00
Township 32, Range 8.		
S 1/2 of NE 1/4; NW 1/4; S 1/2,	31	560.42
Township 37, Range 8.		
'All,	1	681.64
All,	3	677.00
NE 1/4; N 1/2 of NW 1/4; N 1/2 of SE 1/4	, 5	351.80
All,	7	630.40
All,	9	640.00
All,	11	640.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1	4;	
S ½,	18	600.00
All,	15	640.00
All,	17	640.00
All,	19	633.20
All,	21	640.00

Township 37, Range 8-Continued.

Township 37, Range 8—Conti	nued.		
	Section	Acres	
All,	23	640.00	
E 1/2 of NE 1/4; W 1/2 of NW 1/4; E 1/2	of		
SW 1/4; W 1/2 of SE 1/4,	25	320.00	
All,	27	629.64	
All,	29	640.00	
All,	31	630.41	
All,	83	640.00	
W ½ of NW ¼; E ½ of SE ¼,	85	160.00	
Township 38, Range 8.			
S ½ of SE ¼,	1	80.00	
W 1/2 of NE 1/4; W 1/2,	3	403.73	
NW 1/4 of NE 1/4; NW 1/4; SW 1/4; W	1/2		
of SE 1/4,	9	440.00	
S 1/2 of N 1/2; SW 1/4; N 1/2 of SE	1/4;		
SW 1/4 of SE 1/4,	13	440.00	
W ½ of W ½; E ½ of SE ¼,	15	240.00	
W 1/2 of NE 1/4; S 1/2 of SW 1/4; SE 1/4	, 23	320.00	
All,	25	640.00	
E 1/2; E 1/2 of NW 1/4; SW 1/4,	27	560.00	
Lot 1,	33	29.72	
All,	35	640.00	
Township 89, Range 8.			
All,	1	641.52	
All,	3	645.28	
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW	1/4		
of SE 1/4; W 1/2,	5	486.20	

Township 39, Range 8-Continued.

Township so, Range 8—Contin	rucu.	
S	ection	Acres
All,	7	614.84
NE 1/4 of SW 1/4; Lots 5, 6,	9	80.02
All,	11	640.00
All,	13	640.00
SE 1/4 of N E1/4; NW 1/4 of NW 1/4; N	E	
1/4 of SE 1/4; N 1/2 of NE 1/4,	15	200.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; SW 1/4	of	
SE 1/4; W 1/2,	17	480.00
All,	19	618.02
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; SW	1/4	
of NW 1/4; SW 1/4; E 1/2 of SE 1/4,	21	400.00
N 1/2; S 1/2 of SW 1/4; NE 1/4 of SE 1/4	4;	
SW 1/4 of SE 1/4,	23	480.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4,	25	120.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; NE	1/4	
of SE 1/4; NW 1/4 of NE 1/4; SE	1/4	
of NE 1/4,	27	240.00
All,	29	640.00
NE 1/4 of NE 1/4; W 1/2 of E 1/2; W 1/2,	81	502.26
E ½; E ½ of W ½,	33	480.00
SW 1/4 of SW 1/4; Lots 6, 7, 8, 9, 10,	35	148.68
Township 40, Range 8.		
SE 1/4 of SW 1/4; SW 1/4 of SE 1/4; Lots	1.	
7, 8, 9,	1	131.25
All,	8	640.70
NE 1/4; E 1/2 of SE 1/4; Lots 1, 2, 3, 4, 5,		
14, 14, 14, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		

Township 40, Range 8-Continued.

Townsmp 40, Range 8-Continue	w.	
Sec	tion	Acres
7,	5	338.03
E 1/2 of NE 1/4; SW 1/4 of NW 1/4; S 1/2;		
Lots 1, 2, 3, 4, 5,	7	536.12
N 1/2; SW 1/4; W 1/2 of NE 1/4 of SE 1/4;		
W $\frac{1}{2}$ of SE $\frac{1}{4}$; W $\frac{1}{2}$ of SE $\frac{1}{4}$ of		
SE 1/4,	9	600.00
$E \frac{1}{2}$ of $E \frac{1}{2}$; $SW \frac{1}{4}$ of $NW \frac{1}{4}$; $W \frac{1}{2}$ of		
SW 1/4,	11	280.00
Lot 3; NW $\frac{1}{4}$ of SE $\frac{1}{4}$; S $\frac{1}{2}$ of SE $\frac{1}{4}$,	13	129.77
NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; E $\frac{1}{2}$ of W $\frac{1}{2}$ of		
NW $\frac{1}{4}$; E $\frac{1}{2}$ of SE $\frac{1}{4}$,	15	360.00
$W \frac{1}{2}$ of $E \frac{1}{2}$; $SE \frac{1}{4}$ of $NE \frac{1}{4}$; $W \frac{1}{2}$,	17	520.00
NW $\frac{1}{4}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$ of SW $\frac{1}{4}$; E $\frac{1}{2}$ of		
SE 1/4 of SE 1/4,	21	140.00
S 1/2 of SE 1/4 of NE 1/4; W 1/2 of W 1/2;		
Lots 1, 7,	23	221.64
Township 40, Range 9.		
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of		
SE 1/4; Lot 1,	1	630.76
NE ¼,	18	160.00
Total, Josephine County,	16	7,480.98

JACKSON COUNTY.

South of Base Line and East of Willamette Meridian.

Township 32, Range 1.

	Section	Acres
All,	3	641.80
All,	5	687.88
All,	7	675.00
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	674.28
All,	21	640.00
E 1/2 of NE 1/4; N 1/2 of NW 1/4; SW	1/4	
of NW 1/4; SE 1/4,	23	860.00
All,	25	640.00
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; SE	1/4	
of NW 1/4; E 1/2 of SW 1/4; SE 1/4,	27	400.00
All,	29	640.00
N 1/2 of NE 1/4; NW 1/4 of SW 1/4; NE	2 1/4	
of NW 1/4,	81	168.17
NW 1/4; W 1/2 of SW 1/4; NE 1/4 of	SE	
1/4; S 1/2 of SE 1/4,	83	360.00
All,	85	640.00
Township 33, Range 1.		
All,	1	689.40
All,	8	641.28
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of	SE	

Township 33, Range 1-Continued.

Township 33, Range 1—Continue	a.	
Sec	tion	Acres
1/4; S 1/2 of SE 1/4,	5	477.42
E 1/2 of NE 1/4; S 1/2 of NW 1/4; NE 1/4 of		
SW 1/4; S 1/2 of SW 1/4; SE 1/4,	7	446.68
NE 1/4; E 1/2 of NW 1/4; S 1/2,	9	560.00
All,	11	640.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW 1/4 of		
NW 1/4; NW 1/4 of SW 1/4; S 1/2 of S 1/2	13	440.00
All,	15	640.00
SW 1/4 of NE 1/4; NW 1/4; N 1/2 of SW 1/4;		
SW 1/4 of SW 1/4; NW 1/4 of SE 1/4	17	860.00
NE 1/4; W 1/2; N 1/2 of SE 1/4; SW 1/4 of		
SE 1/4,	19	607.58
All,	21	640.00
W 1/2 of E 1/2; SE 1/4 of SE 1/4; W 1/2,	28	520.00
NE 1/4; W 1/2; N 1/2 of SE 1/4,	27	560.00
All,	29	640.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	81	561.47
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4,	88	480.00
All,	85	640.00
Township 84, Range 1.		
E1/2 of NE1/4; W1/2 of NW1/4; S1/2,	3	479.85
All,	5	686.54
All,	7	687.48
All,	9	640.00
E 1/2; N 1/2 of NW 1/4; S 1/2 of SW 1/4,	11	480.00
N 1/2 of NE 1/4; NW 1/4; W 1/2 of SW 1/4,	18	820.00

Township 34, Range 1-Continued.

Township 34, Range 1—Continu	ued.	
Se	ection	Acres
All,	15	640.00
All,	17	640.00
All,	19	686.20
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4	;	
SE 1/4 of SW 1/4; NW 1/4 of SE 1/4; S 1/4	2	
of SE 1/4,	21	440.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2 of	f	
NW 1/4; SE 1/4 of NW 1/4; SW 1/4; I	1	
1/2 of SE 1/4; SW 1/4 of SE 1/4,	23	520.00
E 1/2; E 1/2 of NW 1/4; SW 1/4 of SW 1/4,	25	440.00
N 1/2; E 1/2 of SW 1/4; SW 1/4 of SE 1/4,	27	440.00
W 1/2 of E 1/2; NE 1/4 of SE 1/4; W 1/2,	29	520.00
All,	31	640.44
NE 1/4; SE 1/4 of NW 1/4; SW 1/4; N 1/	2	
of SE 1/4; SE 1/4 of SE 1/4,	88	480.00
All,	85	640.00
Township 35, Range 1.		
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW 1/4 of	f	
NW 1/4; NW 1/4 of SW 1/4; S 1/2		
SW 1/4; E 1/2 of SE 1/4,	1	440.04
All,	8	648.60
All,	5	642.86
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NW 1/4		
N 1/2 of SW 1/4; SW 1/4 of SW 1/4; SE		565.80
All,	9	640.00
NE 1/4 of NW 1/4; W 1/2 of W 1/2; NE 1	4	

Township 35, Range 1-Continued.

I denomp ou, Itange I Com	nucu.	
	Section	Acres
of SW 1/4; S 1/2 of SE 1/4,	11	820.00
N ½; SW ¼; E ½ of SE ¼,	18	560.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
SW 1/4.	15	440.00
All,	17	640.00
N ½; NE ¼ of SE ¼,	19	363.20
All,	21	640.00
SW 1/4 of NE 1/4; W 1/2; SW 1/4 of SE 1	4, 23	400.00
All,	25	640.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW 1	/4;	
SE 1/4,	27	600.00
NE 1/4.	29	160.00
SW 1/4 of NW 1/4; Lot 2,	31	77.74
E 1/2 of NE 1/4; W 1/2 of NW 1/4; S	W	
1/4; N 1/2 of SE 1/4; SW 1/4 of SE 1/4.	. 83	440.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N	W	
1/4; S 1/2,	85	600.00

Township 36, Range 1.

E 1/2; NW 1/4 of NW 1/4; SE 1/4 of SW 1/4	, 1	399.94
NE 1/4; N 1/2 of SE 1/4,	3	240.69
N ½ of NE ¼,	5	79.44
E ½ of NE ¼; Lot 3,	7	102.08
W 1/2 of NE 1/4; S 1/2 of NW 1/4; SW 1/4,	9	320.00
E 1/2 of NE 1/4; NE 1/4 of SW 1/4; NW 1/4		
of SE 1/4	11	160.00

Township 36, Range 1-Continued.

1 ownship so, hange 1—Continu	ea.	
Se	ction	Acres
S ½ of SW ¼,	13	80.00
NW 1/4 of NE 1/4; SW 1/4 of NW 1/4	;	
NW 1/4 of SW 1/4; S 1/2 of SE 1/4,	15	200.00
E 1/2; E 1/2 of NW 1/4; NE 1/4 of SW 1/4	;	
SW 1/4 of SW 1/4,	17	480.00
E 1/2 of E 1/2; SW 1/4 of SE 1/4; NW 1/4 of	f.	
NE1/4; W1/2,	21	560.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	7.	
1/4; S 1/2,	23	600.00
NE 1/4; W 1/2 of NW 1/4; S 1/2,	25	560.00
NW 1/4 of NW 1/4; S 1/2 of N 1/2; N 1/2	2	
of S 1/2; SW 1/4 of SW 1/4; SE 1/4 of	f	
SE 1/4,	27	440.00
SW 1/4 of NW 1/4; N 1/2 of SW 1/4; SE 1/4	1	
of SW 1/4; S 1/2 of SE 1/4,	29	240.00
N 1/2; W 1/2 of SW 1/4; NE 1/4 of SE 1/4.	33	440.00
All,	85	640.00
Township 87, Range 1.		
N 1/2 of NE 1/4; NW 1/4; SE 1/4 of SW 1/4	;	
W ½ of SE ¼,		359.26
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	1	
of NW 1/4; SW 1/4 of NW 1/4; SW 1/4,	8	359.31
N 1/2 of NE 1/4; SW 1/4 of NW 1/4; SW	7	
1/4; SW 1/4 of SE 1/4,	5	320:19
NE 1/4; NE 1/4 of NW 1/4; NE 1/4 of SW	1/4,7	240.00
E 1/2 of NE 1/4; W 1/2 of NW 1/4; NW 1/4		
	The Park of the London	

Township 37, Range 1-Continued.

Sect Sect	ion	Acres
of SW 1/4; S 1/2 of SW 1/4; NE 1/4 of		
SE 1/4,	9	320.00
All,	11	640.00
All,	13	640.00
SE 1/4 of NW 1/4; NE 1/4 of SE 1/4,	15	80.00
E ½; E ½ of W ½,	17	480.00
SW 1/4 of NE 1/4; NW 1/4; W 1/2 of SW 1/4,	19	288.06
E 1/2; NW 1/4 of SW 1/4; S 1/2 of SW 1/4,	21	440.00
NE 1/4; SW 1/4 of NW 1/4; SW 1/4; NE 1/4		
of SE 1/4,	23	400.00
NE 1/4 of NE 1/4; NW 1/4; N 1/2 of SW 1/4;		
NW 1/4 of SE 1/4	25	820.00
N 1/2 of NE 1/4; NW 1/4; SE 1/4 of SW 1/4;		
SE 1/4 of SE 1/4,	27	320.00
SW1/4 of NE1/4; NW1/4 of SW1/4; S1/2		
of SW 1/4; NE 1/4 of SE 1/4; SW 1/4 of		
SE 1/4,	81	246.19
W 1/2 of NE 1/4; E 1/2 of NW 1/4; NE 1/4		
of SW 1/4; W 1/2 of SE 1/4,	88	280.00
NE 1/4; E 1/2 of NW 1/4; W 1/2 of SW 1/4;		
$N \frac{1}{2}$ of SE $\frac{1}{4}$; SE $\frac{1}{4}$ of SE $\frac{1}{4}$,	85	440.00
Township 38, Range 1.		
NW 1/4; S 1/2 of SW 1/4; W 1/2 of SE 1/4,	1	819.11
NE 1/4 of NW 1/4; SW 1/4 of NW 1/4,	8	79.08
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4		
of NW 1/4; S 1/2 of NW 1/4; N 1/2 of SW	100	

Township 38, Range 1-Continued.

2 outstop 30, 22alige 1	Section	Acres
1/4; SW 1/4 of SW 1/4,	5	318.83
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SI	E 1/4	
of NW 1/4; NE 1/4 of SW 1/4; N 1/2		
SE 1/4,	11	280.00
E ½; E ½ of W ½,	13	480.00
SW 1/4 of NE 1/4; NW 1/4 of SE 1/4,	15	80.00
SW 1/4 of NW 1/4,	31	43.32
Township 39, Range 1.		
W ½ of NE ¼,	7	80.00
W 1/2 of NW 1/4; NW 1/4 of SW 1/4,	17	120.63
All,	19	642.40
NE 1/4; E 1/2 of NW 1/4; E 1/2 of SW	1/4;	
N 1/2 of SE 1/4; SW 1/4 of SE 1/4; V	V 1/2	
of SE 1/4 of SE 1/4,	21	460.00
SW 1/4 of SW 1/4,	25	40.00
NE 1/4,	27	160.00
Township 40, Range 1.		
Lot 3,	1	37.27
All,	19	682.12
All,	21	640.00
All,	27	640.00
All,	29	640.00
All,	81	687.20
Township 41, Range 1.		
All,	1	640.76
Lot 1,	13	38.20

Township 32, Range 2.

	Section	Acres
All,	19	633.38
E 1/2 of NE 1/4; W 1/2 of NW 1/4; S 1/2	, 29	480.00
All,	81	629.44
SW 1/4 of NE 1/4; W 1/2 of SE 1/4; W 1/2,	. 33	440.00
Township 33, Range 2.		
SW 1/4 of SW 1/4,	1	40.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW	1/4;	
SE 1/4,	8	602.68
All,	5	644.70
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; SW	1/4;	
SW 1/4 of SE 1/4,	7	314.40
N 1/2; NE 1/4 of SW 1/4; S 1/2 of SW	1/4;	
NW 1/4 of SE 1/4,	9	480.00
S ½; S ½ of NE ¼,	11	400.00
All,	18	640.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½,	15	600.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	of	
NW 1/4; N 1/2 of SE 1/4; SE 1/4	of	
SE 1/4,	17	280.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2		
NW 1/4; SE 1/4 of NW 1/4; SE 1/4	of	
SW 1/4; SW 1/4 of SE 1/4,	19	320.28
NE 1/4; N 1/2 of S 1/2; SE 1/4 of SE 1/4,	21	860.00
All,	28	640.00
All,	25	640.00

85 640.00

All,

JACKSON COUNTY—Continued.

Township 33, Range 2-Continued.

	Section	Acres
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	V 1/4;	
SE 1/4	27	600.00
SE 1/4 of NW 1/4; NE 1/4,	29	200.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; E	1/2 of	
NW 1/4; NE 1/4 of SW 1/4; N	1/2 of	
SE 1/4; Lots 3, 4, 5, 6, 7,	81	531.07
E 1/2 of NE 1/4; SE 1/4,	33	236.07
All,	85	625.00
Township 34, Range 2		
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NV	V 1/4;	
N ½ of SW ¼.	5	364.22
S.1/2 of SW 1/4; SW 1/4 of SE 1/4,	7	121.10
All,	9	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; SW	1/4 of	
NW 1/4; NW 1/4 of SW 1/4; S	1/2 of	
S 1/2; NE 1/4 of SE 1/4,	. 17	400.00
All,	19	640.58
All,	21	640.00
NE 1/4 of NE 1/4; N 1/2 of NW 1/4; ST	W 1/4	
of NW 1/4; N 1/2 of SW 1/4; N	1/2 of	
SE 1/4; SE 1/4 of SE 1/4,	29	860.00
SW 1/4.	81	159.78
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; E	1/2 of	
SW 1/4,	88	200.00

Township 85, Range 2.		
	Section	Acres
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
SE 1/4,	1	584.85
N ½; N ½ of S ½,	8	469.74
SW 1/4 of NE 1/4; W 1/2; NW 1/4 of SE	1/4;	
S ½ of SE ¼,	7	477.60
SE 1/4 of NW 1/4; W 1/2 of SW 1/4,	29	120.00
NE 1/4; NW 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S 1/2,	.18	600.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	15	520.00
All,	17	640.00
N ½; SE ¼,	19	475.09
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
SE 1/4 of NE 1/4; NW 1/4; S 1/2,	29	520.00
All,	31	621.92
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
S 1/2,	88	600.00
All,	85	640.00
m		
Township 36, Range 2.		
All,	1	640.96
All,		642.52
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; E 1		0770
NW 1/4; S 1/2 of SE 1/4,	5	280.89
W1/2 of NE1/4; NW1/4; N1/2 of SW1/4	4, 7	819.50

Township 86, Range 2-Continued.

	Section	Acres
N 1/2; SW 1/4; S 1/2 of SE 1/4,	9	560.00
All,	11	640.00
All,	13	640.00
E 1/2 of NE 1/4; SE 1/4; W 1/2 of NW	1/4;	
N 1/2 of SW 1/4; SE 1/4 of SW 1/4,	15	440.00
N ½ of N ½,	17	160.00
S 1/2 of SW 1/4,; SW 1/4 of SE 1/4,	19	120.05
NW 1/4 of NW 1/4,	21	40.00
N 1/2; NE 1/4 of SW 1/4; NW 1/4 of SE 1	4, 23	400.00
All,	25	640.00
S 1/2 of NW 1/4; SW 1/4,	29	240.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2,	81	601.26
All,	35	641.24
Township 87, Range 2.		
All,	1	640.48
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	4 of	
SE 1/4,	8	165.57
All,	5	658.92
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/2	4 of	
NW 1/4; S 1/2,	7	479.41
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; S 1/2	/2, 9	440.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4; SW	7 1/4	
of SW 1/4; SE 1/4 of NE 1/4,	11	200.00
S 1/2	18	320.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	4 of	

Township 37, Range 2-Continued.

Township 31, Range 2—Conti		Acres
	Section	Acres
NW 1/4; SE 1/4 of SW 1/4; SE 1/4,	15	860.00
All,	17	640.00
$E \frac{1}{2}$; $E \frac{1}{2}$ of $W \frac{1}{2}$; Lot 4,	19	521.06
$E \frac{1}{2}$ of $NE \frac{1}{4}$; $W \frac{1}{2}$ of $NW \frac{1}{4}$; $S \frac{1}{2}$,	21	480.00
All,	23	640.00
All,	25	640.00
N 1/2; SE 1/4 of SW 1/4; SE 1/4,	27	520.00
All,	29	640.00
E 1/2; NE 1/4 of NW 1/4,	31	360.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	33	520.00
All,	35	640.00
Township 38, Range 2.		
NW 1/4; S 1/2,	. 1	479.28
All,	8	639.92
N 1/2; SW 1/4 of SW 1/4; SE 1/4 of SE 1/4	4, 5	403.84
All,	7	641.03
All,	9	640.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; W	1/2;	
S 1/2 of SE 1/4,	11	520.00
All,	18	640.00
All,	15	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of	
SE 1/4,	17	600.00
SW 1/4,	19	161.28
NW 1/4 of NE 1/4; SW 1/4 of SW 1/4; W	1 1/2	
of SE 1/4,	21	160.00

Township 38, Range 2-Continued.

Township 58, Kange 2—Conti	nuca.	
	Section	Acres
E 1/2 of NE 1/4; N 1/2 of NW 1/4,	23	160.00
NW 1/4 of NE 1/4; S 1/2 of N 1/2; N 1/2	of	
SE 1/4; SE 1/4 of SE 1/4,	25	320.00
NW 1/4 of NE 1/4; NW 1/4; SE 1/4	of	
SW 1/4,	27	240.00
SW 1/4,	29	160.00
SE 1/4 of NW 1/4; NE 1/4 of SW 1/4; N	IW	
1/4 of SE 1/4,		120.00
E 1/2 of W 1/2; NW 1/4 of SW 1/4; SW	1/4	
of NW 1/4; N 1/2 of SE 1/4; SE 1/4	of	
SE 1/4,	33	360.00
E ½ of SW ¼,	85	80.00
Township 39, Range 2.		
W 1/2 of E 1/2; S 1/2 of NW 1/4; SW 1/4	, 1	400.50
All,	8	641.86
SW 1/4 of NW 1/4,	5	40.00
Lot 8,	7	3.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NE	1/4	
of SE 1/4,	9	160.00
NE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S	1/2	
of N 1/2; N 1/2 of SW 1/4; SE 1/4	of	
SW 1/4; NW 1/4 of SE 1/4; S 1/2	of	
SE 1/4.	11	480.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; W	1/2;	
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	18	560.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N 1/2	2 of	

Township	39,	Range	2—Continued.
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Township 39, Range 2—Conti	nued.	
	Section	Acres
NW 1/4; SE 1/4 of NW 1/4; W 1/2	of	
SW 1/4,	15	320.00
W 1/2 of SE 1/4; SE 1/4 of SW 1/4,	21	120.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	of	
SW 1/4; SW 1/4 of SW 1/4; NE 1/4	of	
SE 1/4; S 1/2 of SE 1/4,	25	820.00
N 1/2 of NE 1/4; NW 1/4; NE 1/4 of SE 1/4	4, 27	280.00
Lot 1,	81	9.58
E 1/2 of SW 1/4; SE 1/4; NE 1/4 of NW 1/4	4, 33	280.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; NE 1/4	of	
SE 1/4.	85	240.00
Township 40, Range 2.		
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4; E 1/4	of	
SW 1/4; SE 1/4,	1	820.00
SE 1/4 of NE 1/4; NE 1/4 of SE 1/4,	7	80.00
NE 1/4; NE 1/4 of NW 1/4; NE 1/4 of S	w	
1/4; W 1/2 of W 1/2; N 1/2 of SE 1/4;	SE	
1/4 of SE 1/4,	18	520.00
NE 1/4; NE 1/4 of NW 1/4; E 1/2 of SE	1/4, 17	297.12
S ½,	19	818.20
E ½ of NE ¼,	28	80.00
All,	25	640.00
E 1/2 of E 1/2; SW 1/4 of SE 1/4; Lots 2,	8, 81	249.92
Township 41, Range 2.		
All,	1	648.56
All,	8	642.52
	The second second	

Township 41, Range 2—Continued.

	Section	Acres
All,	5	645.12
All,	7	648.00
All,	9	640.00
All,	11	640.00
N 1/2 of N 1/2,	18	85.86
N ½,	15	181.70
N 1/2	17	248.26
Township 33, Range 3.		
Lots 3, 4,	7	117.81
All,	19	715.52
W 1/2 of NE 1/4; NW 1/4; S 1/2,	29	560.00
All,	31	721.28
NW 1/4 of NW 1/4; S 1/2 of N 1/2; S 1/2	, 83	520.00
Township 34, Range 3.		
W 1/2 of SE 1/4; SW 1/4,	8	240.00
All,	5	562.79
All,	7	788.48
N ½,	. 9	320.00
S 1/2 of NW 1/4; SW 1/4,	11	240.00
W 1/2 of SW 1/4,	18	80.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
N 1/2 of S 1/2; SW 1/4 of SW 1/4,	15	480.00
All,	19	784.58
N 1/2 of N 1/2; SW 1/4 of NW 1/4; SW	1/4;	
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	21	480.00
All,	28	640.00

Township 34, Range 3-Continued.

S	ection	Acres
All,	25	640.00
All,	27	640.00
All,	29	640.00
SE 1/4 of NE 1/4; SE 1/4 of NW 1/4; NE	1/4	
of SE 1/4; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9	81	681.06
All,	38	640.00
All,	85	640.00
Township 35, Range 3.		
All,	1	628.92
N ½ of N E ¼; NW ¼,	3	286.06
All,	5	631.26
SW 1/4,	7	162.15
E 1/2; N 1/2 of NW 1/4,	11	400.00
All,	18	640.00
NE 1/4; NW 1/4 of SE 1/4; SE 1/4 of SE 1/4	4, 15	240.00
SW 1/4 of NW 1/4; W 1/2 of SW 1/4; SE 1/2	4, 17	280.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; W 1/2	of	
W 1/2; SE 1/4 of SW 1/4; S 1/2 of SE 1/2	4, 19	403.36
W 1/2 of NE 1/4; E 1/2 of NW 1/4; N 1/2	of	
SE 1/4,	21	240.00
E 1/2 of NE 1/4; W 1/2 of NW 1/4; SW 1/2	4;	
NW 1/4 of SE 1/4,	28	360.00
W 1/2 of NW 1/4; SW 1/4,	25	240.00
S1/2	27	820.00
SE 1/4,	29	160.00
All,	81	687.28

Township 35, Range 3-Continued.

	Section	Acres
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; I	NW 1/4;	
S ½,	33	600.00
All,	35	640.00

Township 36, Range 3.

All,	1	572.36
S 1/2 of NE 1/4; W 1/2 of W 1/2; SE 1/4	of	
SW 1/4; SE 1/4,	8	422.49
All,	5	596.20
All,	7	629.40
All,	9	640.00
All,	11	640.00
All,	18	640.00
All,	15	640.00
All,	17	640.00
All,	19	626.96
All,	21	640.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NE 1/4	of	
NW 1/4; S 1/2 of SW 1/4; SE 1/4,	81	396.00
All,	88	640.00
N 1/2; NE 1/4 of SW 1/4; N 1/2 of SE 1	/4;	
SE 1/4 of SE 1/4,	85	480.00

Township 37, Range 3.

Se	ection	Acres
All,	1	689.20
N ½; E ½ of SW ¼; SE ¼,	8	559.20
All,	5	636.21
All,	7	634.88
All,	9	640.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	633.76
E 1/2 of NE 1/4; W 1/2 of NW 1/4; S 1/2,	21	480.00
All,	28	640.00
All,	25	640.00
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW 1/4 of	of	
NW 1/4; S 1/2,	27	560.00
All,	29	640.00
All,	81	631.20
NE 1/4; NW 1/4 of NW 1/4; S 1/2,	88	520.00
All,	85	640.00
Township 88, Range 8.		
All,	1	640.88
N 1/2; N 1/2 of SW 1/4; SE 1/4,	8	561.88
N 1/2 of NE 1/4; NW 1/4; S 1/2,	5	568.50
N 1/2; NE 1/4 of SW 1/4; S 1/2 of SW 1/4	;	
N 1/2 of SE 1/4; SE 1/4 of SE 1/4,	7	556.81
N ½; SW ¼,	9	480.00

Township 38, Range 3-Continued.

	Section	Acres
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½,	11	600.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of	
SE 1/4,	18	600.00
N 1/2 of NE 1/4; NW 1/4,	15	240.00
All,	17	640.00
N 1/2; NE 1/4 of SW 1/4; NW 1/4 of SE	1/4;	
S ½ of SE ¼,	19	479.33
W 1/2 of E 1/2; SE 1/4 of SE 1/4; W 1/2,	21	520.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	7 1/4;	
S ½,	28	600.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
E 1/2; E 1/2 of NW 1/4; NW 1/4 of SW	1/4, 81	441.22
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW	1/4 of	
SE 1/4,	88	600.00
All,	85	640.00
Township 39, Range 3		
All,	1	640.16
All,	8	689.12
All,	5	646.50
All,	7	686.00
All,	9	640.00
All,	11	640.00
All,	18	640.00

Township 39, Range 3-Continued.

Township 39, Range 3—Conti	nuea.	
	Section	Acres
S 1/2 of N E 1/4; W 1/2 of NW 1/4; E 1/2	of	
SW 1/4; SE 1/4,	15	400.00
All,	17	640.00
All,	19	645.18
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½,	21	600.00
All,	23	640.00
All,	25	640.00
NW 1/4,	27	160.00
SE 1/4 of NE 1/4; NE 1/4 of NW 1/4; W	1/2	
of W 1/2; SE 1/4 of SW 1/4; NE 1/4		
SE 1/4; SW 1/4 of SE 1/4,	29	860.00
All,	81	648.80
N ½; SE ¼,	33	480.00
SE 1/4,	35	160.00
Township 40, Range 3.		
N ½; N ½ of SW ¼; SE ¼,	1	560.52
All,	8	641.98
NE 1/4 of NW 1/4; W 1/2 of W 1/2; SE	1/4	
of SE 1/4,	5	241.58
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/2	of	
SE 1/4,	7	596.88
All,	9	658.56
NW 1/4; S 1/2,	11	480.00
NE 1/4; SE 1/4 of NW 1/4; S 1/2,	13	520.00
All.	15	640.00

Township 40, Range 3-Continued.

Township 40, Range 5—Cont		
	Section	Acres
NW 1/4 of NW 1/4; S 1/2 of N W 1/4; I	Lots	
1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12,	17	565.73
All,	19	707.22
All,	21	640.00
All,	28	640.00
All,	25	682.88
All,	27	640.00
All,	29	640.00
All,	81	686.81
All,	33	640.00
All,	35	640.00
Township 41, Range 3.		
All,	1	643.60
All,	8	650.00
All,	11	640.00
Lots 1, 2, 8, 4,	13	53.84
Lots 1, 2, 3, 4,	15	66.38
Lots 1, 2, 3, 4,	17	69.66
Township 37, Range 4.		
All,	7	617.20
All,	17	640.00
All,	19	619.24
All,	21	640.00
N½,	29	820.00
Township 28, Range 4.		
N½ of N½; S½,	1	480.66

Section Acres

JACKSON COUNTY—Continued.

Township	38,	Range	4.—Continued.
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All,	8	638.40
NE1/4; N1/2 of NW1/4; SW1/4 of SW1/4;		
N1/2 of SE1/4; SE1/4 of SE1/4,	5	402.34
N½ of N½; SE¼ of NE¼; SW¼ of		
NW1/4; SW1/4; NE1/4 of SE1/4; S1/2		
of SE1/4,	7	516.62
All,	9	640.00
All,	11	640.00
All,	15	640.00
All,	17	640.00
SW1/4 of NE1/4; S1/2 of NW1/4; SW1/4;		
$W\frac{1}{2}$ of $SE\frac{1}{4}$,	19	358.47
All,	21	640.00
All,	27	640.00
All,	29	640.00
E½ of NE¼; SW¼ of NW¼; N½ of		
SW1/4; SW1/4 of SW1/4; SE 1/4 of SE		
1/4,	81	279.81
All,	88	640.00
All,	85	640.00
Township 89, Range 4.		
E1/2 of SE1/4; NE1/4,	1	240.40
All,	3	682.04
All,	5	640.61
All,	7	638.98
All,	9	640.00

1 3

Township 39, Range 4-Continued.

Township 39, Range 4—Conti	muea.	
	Section	Acres
E½ of SW1/4,	11	80.00
SW1/4 of NE1/4; N1/2 of SE1/4,	13	120.00
All,	15	640.00
All,	17	645.40
All,	19	641.60
All,	21	640.00
All,	23	640.00
NW1/4 of NE1/4; W1/2,	27	360.00
All,	29	643.24
NW1/4 of NE1/4; E1/2 of E1/2; NW1/4	of	
SW1/4; S1/2 of SW1/4,	31	320.52
N1/2; N1/2 of SW1/4; SE1/4 of SW1/	4;	
SE1/4,	33	600.00
Township 40, Range 4.		
NE1/4; SE1/4 of NW1/4; S1/2,	5	532.96
All,	7	562.62
NW1/4; N1/2 of SW1/4; SE1/4 of SW1	4, 9	280.00
All,	17	639.92
All,	19	566.04
All,	21	640.00
S½,	25	320.00
NE1/4 of NW1/4; E1/2 of SW1/4,	27	120.00
All,	29	640.00
All,	31	565.82
N1/2; SW1/4; SW1/4 of SE1/4,	88	520.00
All,	85	640.00

Township 41, Range 4.

Township 41, Range 4.		
	Section	Acres
All,	1	638.64
N1/2; SW1/4; N1/2 of SE1/4; SE1/4 of	of	
SE1/4,	3	595.42
All,	5	637.12
$NE^{1/4}$ of $NE^{1/4}$; $W^{1/2}$ of $E^{1/2}$; $W^{1/2}$,	7	521.28
All,	9	640.00
NE1/4; W1/2 of W1/2; SE1/4 of SW1/2	4;	
NE1/4 of SE1/4; S1/2 of SE1/4,	11	480.00
Lots 1, 2, 3, 4,	13	59.46
Lots 1, 2, 3, 4,	15	35.80
Lots 1, 2, 3, 4,	17	22.56
South of Base Line and West of Willam Township 32, Range 1.	mette M	eridian.
Lots 7, 8, 9, 10, 11, 13, 14, 15, 16; S½,	1	680.00
E½,	11	320.00
All,	18	640.00
S½,	19	306.21
NW1/4 of NE1/4; S 1/2 of NE1/4; NW1	4;	
S½,	21	600.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	81	615.80
All,	33	640.00
All,	35	640.00

Township 33, Range 1.

1 ownsup so, Range 1.		
	Section	Acres
All,	5	639.31
All,	7	644.16
All,	9	640.00
All,	17	640.00
NE1/4; NE1/4 of NW1/4; S1/2 of NW1/4	4;	
S½,	19	599.67
N1/2; SW1/4; N1/2 of SE1/4,	21	560.00
All,	23	640.00
N1/2; NE1/4 of SW1/4; N1/2 of SE1/4; S	E	
1/4 of SE1/4,	25	480.00
All,	27	640.00
All,	29	640.00
All,	81	639.20
NE1/4; S1/2 of NW1/4; SW1/4; W1/2	of	
SE1/4,	88	480.00
N1/2 of NE1/4; SW1/4 of NE1/4; NW1/2	4;	
W1/2 of SW1/4; SE1/4 of SE1/4; NE1	/4	
of SW1/4,	85	440.00
Township 84, Range 1.		
All,	1	638.86
E1/2 of SE1/4; Lots 1, 2, 7, 8, 9; W1/2	of	
NW1/4,	8	820.28
W1/2 of NE1/4; E1/2 of NW1/4,	5	158.54
NE1/4; N1/2 of NW1/4; SE1/4 of NW1/2	4;	
NE1/4 of SW1/4; N1/2 of SE1/4,	7	402.15
N1/2; SW1/4; NW1/4 of SE1/4; S1/2 of S	E	

Township 34, Range 1-Continued.

	Section	Acres	
1/4,	9	600.00	
All,	11	640.00	
All,	18	640.00	
SE1/4 of NE1/4; SE1/4; Lots 1, 8,	15	274.88	
N1/2; SE1/4; N1/2 of SW1/4; SW1/4 of S	w		
1/4,	17	600.00	
All,	19	650.60	
W½; Lot 8,	21	356.37	
All,	28	640.00	
All,	25	640.00	
E1/2; E1/2 of W1/2; NW1/4 of NW1/4,	27	520.00	
N1/2 of NE1/4; SW1/4 of NE1/4; W1/2	2;		
W½ of SE¼,	29	520.00	
NE1/4 of NW1/4; SW1/4; S1/2 of SE1/4	, 81	284.20	
All,	88	640.00	
Township 35, Range 1.			
NW 1/4 of SE 1/4; S 1/2 of SE 1/4,	1	120.00	
SW 1/4 of SW 1/4,	8	40.00	
NE 1/4 of NE 1/4,	5	40.02	
SE 1/4 of SW 1/4; SW 1/4 of SE 1/4,	7	80.00	
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW			
E ½ of SW ¼; SE ¼,	-	520.00	
E ½ of SW ¼,	11	80.00	
E ½ of NE ¼; S ½,	18	400.00	
NW ¼ of NE ¼; S ½ of NE¼; E ½			
NW 1/4; NE 1/4 of SW 1/4; N 1/2 of			

Township 35, Range 1-Continued.

	Section	Acres
1/4; SE 1/4 of SE1/4,	15	360.00
W 1/2 of NE 1/4; NW 1/4 of SE 1/4,	19	120.00
NW 1/4 of NW 1/4,	21	40.00
SE 1/4 of SW 1/4,	23	40.00
SW 1/4 of SW 1/4,	25	40.00
Township 36, Range 1.		
Lots 4, 5,	9	29.61
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4,	11	80.00
NW 1/4 of NW 1/4,	15	40.00
NW 1/4 of NE 1/4,	25	40.00
NE 1/4 of SE 1/4,	27	40.00
NW 1/4 of NE 1/4; N 1/2 of NW 1/4,	35	120.00
Township 37, Range 1.		
SW 1/4 of SE 1/4,	1	40.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½,	11	600.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S ½,	13	600.00
NE 1/4; NW 1/4 of SE 1/4; SE 1/4 of SE	1/4, 15	240.00
Township 38, Range 1.		
NW 1/4 of SW 1/4,	17	40.00
NE 1/4 of SW 1/4; S 1/2 of SW 1/4; Lot	1, 21	147.04
E 1/2 of NE 1/4; NE 1/4 of SE 1/4; S 1/4		
SE 1/4; SE 1/4 of SW 1/4,		240.00
SW 1/4 of NE 1/4; NE 1/4 of NW 1/4; S	1/2	
of NW 1/4; SW 1/4; NW 1/4 of SE		
/4, /4, /4 01 023	/4,	

Township 38, Range 1-Continued.

•	Section	Acres
S ½ of SE ¼,	31	452.09
NW 1/4 of NE 1/4; NW 1/4 of NW 1/4	S 1/2	
of NW 1/4,	88	160.00
SE 1/4 of NE 1/4; E 1/2 of SE 1/4,	35	120.00

Township 39, Range 1.

NE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S 1/4	/2	
of NW 1/4; E 1/2 of SW 1/4,	1	240.46
E ½ of SE ¼,	3	80.00
N ½ of SE ¼; SE ¼ of SE ¼,	5	120.00
W ½ of NE ¼; NW ¼; S ½,	7	638.48
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	9	520.00
NW 1/4 of NW 1/4; S 1/2 of NW 1/4; SW 1/4	4;	
SW 1/4 of SE 1/4,	11	320.00
NE 1/4 of SE 1/4,	13	40.00
All,	17	640.00
N 1/2; SW 1/4; NE 1/4 of SE 1/4; S 1/2	of	
SE 1/4,	19	682.68
All,	21	640.00
NW 1/4 of SE 1/4; S 1/2 of SE 1/4; SW 1	1/4	
of SW 1/4; Lots 1, 2, 8, 4, 5, 6, 7, 11, 1	2,	
18,	23	415.01
NE 1/4 of NE 1/4; W 1/2 of E 1/2; W 1/2,	27	520.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4	4;	
S 1/2,	29	600.00
All,	81	722.68

Township 39, Range 1-Continued.

Township so, Range 1—C	Section	Acres
NE 1/4; S 1/2 of NW 1/4; S 1/2,	33	560.00
All,	35	640.00
Township 40, Range	e 1.	
All,	3	623.68
All,	5	635.60
All,	. 7	704.56
All,	11	640.00
All,	15	640.00
All,	17	640.00
All,	19	705.76
All,	. 21	640.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	707.28
All,	83	640.00
All,	35	640.00
Township 33, Rang	e 2.	
Lots 3, 4, 5, 6, 11, 12, 13, 14, 15, 16,		420.95
All,	3	636.80
All,	5	684.64
NW 1/4 of NE 1/4; S 1/2 of NE 1/4;]	NW 1/4;	
S ½,	7	633.16
All,	9	640.00
All,	15	640.00

Township 33, Range 2-Continued.

Township to, Runge 2	Section	Acres
All,	17	640.00
All,	19	675.16
S 1/2 of SW 1/4; NW 1/4 of NE 1/4,	21	120.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	7 1/4;	
SE 1/4,	23	600.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	672.28
N ½ of NE ¼; SE ¼ of NE ¼; NV		
NW 1/4 of SW 1/4; NE 1/4 of SE	1/4; S	
$\frac{1}{2}$ of SE $\frac{1}{4}$,	33	440.00
All,	35	640.00
Township 34, Range 2		
All,	1	636.76
NE 1/4 of NE 1/4; SE 1/4 of SE 1/4; V	W 1/2	
of E ½; W ½,	3	551.88
W 1/2 of NE 1/4; NW 1/4; S 1/2,	5	560.79
All,	7	646.40
E ½; W ½ of NW ¼,	9	400.00
NE 1/4; NE 1/4 of NW 1/4; SW 1/4; N	1/2 of	
SE 1/4; SW 1/4 of SE 1/4,	u	480.00
NE 1/4; NW 1/4 of NW 1/4; S 1/2 of NV	V 1/4;	
S 1/2,	13	600.00
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NV	V 1/4;	
S 1/2,	15	600.00

Township 34, Range 2-Continued.

Township 34, Range 2—Cont	mucu.	
	Section	Acres
NW 1/4; S 1/2,	17	480.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	19	561.24
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; SE 1	/4 of	
NW 1/4; W 1/2 of SW 1/4; NE 1/		
SE 1/4,	21	280.00
All,	23	640.00
NE 1/4; NE 1/4 of NW 1/4; W 1/2 of SW	1/4;	
NE 1/4 of SE 1/4; W 1/2 of NW 1/4,	25	400.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1/2 of	of W	
1/2; SW 1/4 of SW 1/4; SE 1/4,	27	480.00
N ½ of SE ¼,	29	80.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; E 1	$\frac{1}{2}$ of	
SE 1/4; W 1/2 of NW 1/4; E 1/2 of SW	V 1/4, 31	360.00
NE 1/4; S 1/2 of NW 1/4; S 1/2 of SW 1/2	4; N	
1/2 of SE 1/4; SE 1/4 of SE 1/4,	88	440.00
NE 1/4; N 1/2 of NW 1/4; SW 1/4 of NW	7 1/4;	
N ½ of SE ¼,	35	360.00
Township 35, Range 2.	J = 3	
NE 1/4; NE 1/4 of NW 1/4,	. 1	199.64
NW 1/4 of NE 1/4; N 1/2 of NW 1/4; SV	V 1/4	
of NW 1/4; SW 1/4; W 1/2 of SE 1/4		398.77
S 1/2 of NE 1/4; NW 1/4 of SE 1/4,	5	120.00
E ½,	7	320.00
NE 1/4 of NE 1/4; SW 1/4 of NE 1/4; S	1/2 of	
NW 1/4; SW 1/4; N 1/2 of S E 1/4,	9	400.00
SW 1/4 of NW 1/4; NE 1/4 of SW 1/4,	15	80.00

Township 35, Range 2-Continued.

1 ownship 55, Range 2-Con		
*	Section	Acres
$S \frac{1}{2}$ of $N \frac{1}{2}$; $S \frac{1}{2}$,	17	480.00
N ½ of NE ¼; SW ¼ of NE ¼,	19	120.00
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; SV	V 1/4	
of SW $\frac{1}{4}$; E $\frac{1}{2}$ of SE $\frac{1}{4}$,	21	200.00
SE 1/4 of SE 1/4,	23	40.00
SE 1/4 of NE 1/4,	25	40.00
NE 1/4 of SE 1/4; S 1/2 of SE 1/4,	29	120.00
S 1/2 of NE 1/4; NW 1/4; S 1/2,	35	560.00
Township 36, Range 2.		
NE 1/4 of NE 1/4; S 1/2 of NW 1/4; SW	7 1/4;	
W ½ of SE ¼,	1	359.92
E ½,	3	320.78
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4; N	E 1/4	
of S W1/4; S 1/2 of SW 1/4; SE 1/4,	5	360.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4; S	$\frac{1}{2}$ of	
NW 1/4; SE 1/4,	7	360.51
W ½,	9	320.00
NW 1/4 of NE 1/4; Lot 4,	11	79.26
Lot 7,	13	23.39
Lots 9, 10,	15	22.88
NW 1/4 of NW 1/4; SW 1/4; S 1/2 of N	E 1/4	
of NW 1/4,	19	224.51
Lots 4, 5, 6, 7,	21	123.29
NW 1/4 of SE 1/4,	29	40.00
Township 37, Range 2		
Lot 5; S 1/2 of SW 1/4,	5	81.97

Township 37, Range 2—Continu		
Sec	ction	Acres
E 1/2 of E 1/2; S 1/2 of NW 1/4; N 1/2 of	f	
SW 1/4; SW 1/4 of SW 1/4; NW 1/4 of	f	
NW 1/4,	7	413.06
W 1/2 of NE 1/4; E 1/2 of NW 1/4; NW 1/4	1	
of SW 1/4,	17	200.00
N $\frac{1}{2}$ of SW $\frac{1}{4}$ of NE $\frac{1}{4}$; NE $\frac{1}{4}$ of SW $\frac{1}{4}$, 31	60.00
Township 38, Range 2.		
Lot 6; SW 1/4 of SW 1/4,	3	47.52
NE 1/4 of NW 1/4; E 1/2 of NW 1/4 of NW	r	
1/4; S 1/2 of SW 1/4,	7	144.26
SE 1/4,	17	160.00
NE 1/4 of NE 1/4; SW 1/4; W 1/2 of SE 1/4	;	
SE 1/4 of SE 1/4,	19	326.23
W 1/2 of NE 1/4; SE 1/4 of NW 1/4; NE 1/4	1	
of SW 1/4; S 1/2 of SW 1/4,	21	240.00
NW 1/4 of SE 1/4; NE 1/4 of SW 1/4,	23	80.00
N 1/2 of N 1/2; S 1/2 of S 1/2,	27	320.00
E 1/2; NW 1/4 of NW 1/4; W 1/2 of SW 1/4,	29	440.00
All,	81	660.16
N 1/2 of NW 1/4; SE 1/4 of NW 1/4; E 1/2 of	f	
SE 1/4; NW 1/4 of SW 1/4,	33	240.00
Township 39, Range 2.		
37 1/ A 3773 1/ CT3 1/ A 3773 1/ 37777 1/		

N 1/2 of NE 1/4; SE 1/4 of NE 1/4; NW 1/4 of SE 1/4; NW 1/4; N 1/2 of SW 1/4; SW 1/4 of SW 1/4. 446.84

NE 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4;

Township 39, Range 2-Continued.

2 out noting out, at unity 2 Continu	wew.		
	ection	Acres	
S ½,	7	630.94	
NE $\frac{1}{4}$; E $\frac{1}{2}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$ of S $\frac{1}{2}$; N	\mathbf{E}		
1/4 of SE 1/4,	9	440.00	
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SW	1/4		
of NW 1/4 of NE 1/4; E 1/2 of NW 1	4,		
of NE 1/4; SW 1/4 of NE 1/4 of N	W		
1/4; E 1/2 of NE 1/4 of NW 1/4; S 1/2	of		
NW 1/4; S 1/2,	17	580.00	
E 1/2 of NE 1/4; NE 1/4 of NW 1/4; S 1/2	of		
SW 1/4; NE 1/4 of SE 1/4,	19	246.54	
All,	21	640.00	
W 1/2 of NE 1/4; NW 1/4; N 1/2 of SW 1/4	4;		
SW 1/4 of SW 1/4; NW 1/4 of SE 1/	4;		
S ½ of SE ¼,	28	480.00	
S 1/2 of NE 1/4; SE 1/4 of NW 1/4; S 1/2,	27	440.00	
S 1/2 of NW 1/4; SW 1/4; SE 1/4 of SE 1/4,	29	280.00	
All,	31	668.42	
All,	88	640.00	
Township 40, Range 2.			
All,	1	638.84	
All,	3	640.99	
All,	5	640.58	
All,	7	647.42	
All,	9	640.00	
All,	11	640.00	
All,	18	640.00	

Township 40, Range 2-Continued.

	Section	Acres	
All,	15	640.00	
N 1/2; SW 1/4; W 1/2 of SE 1/4,	17	560.00	
All,	19	640.93	
All,	21	640.00	
All,	23	640.00	
All,	25	640.00	
All,	27	640.00	
All,	29	640.00	
All,	31	689.01	
All,	33	640.00	
All,	35	640.00	
Township 33, Range 3			
All,	1	630.40	
All,	8	627.68	
All,	5	625.39	
All,	7	624.64	
All,	9	640.00	
All,	11	640.00	
All,	13	640.00	
All,	15	640.00	
All,	17	640.00	
All,	19	626.35	
All,	21	640.00	
All,	23	640.00	
All,	25	640.00	
All,	27	640.00	

Township 33, Range 3-Continued.

	Section	Acres
All,	29	640.00
All,	31	627.20
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SV	N 1/4;	
N 1/2 of SE 1/4; SE 1/4 of SE 1/4,	33	560.00
All,	85	640.00
Township 34, Range	3.	
All,	1	641.80
All,	8	643.50
All,	5	644.42
All,	7	610.48
All,	9	640.00
All,	11	640.00
All,	13	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; S E	1/4 of	
SE 1/4,	15	600.00
All,	17	640.00
All,	19	608.00
All,	21	640.00
N 1/2 of NW 1/4; SW 1/4 of NW 1/4; SV	N 1/4;	
W ½ of SE ¼; NE ¼,	23	520.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	25	560.00
All,	27	640.00
NE 1/4; E 1/2 of NW 1/4; NE 1/4 of SV	N 1/4;	
SW 1/4 of SW 1/4; N 1/2 of SE 1/4; S	SE 1/4	
of SE 1/4,	29	440.00
All,	81	615.00

Township 34, Range 3-Continued.

Township 34, Range 3-Con		
	Section	Acres
N 1/2; N 1/2 of S 1/2; SE 1/4 of SE 1/4,	33	520.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	11/4;	
S ½,	85	600.00
Township 35, Range 3.		
N 1/2; SW 1/4; N1/2 of SE 1/4; SW 1	1/4 of	
SE 1/4,	1	600.20
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NV	V 1/4;	
S ½,	8	597.51
SE 1/4 of SW 1/4; S 1/2 of SE 1/4,	5	120.00
NE 1/4 of SW 1/4; S 1/2 of SW 1/4; SI	E 1/4, 7	275.40
All,	9	640.00
W 1/2 of NE 1/4 of NE 1/4; SE 1/4 of N	E 1/4	
of NE 1/4; NW 1/4 of NE 1/4; S	1/2 of	
NE 1/4; NW 1/4; S 1/2,	11	680.00
NE 1/4 of NW 1/4; W 1/2 of NW 1/4;	N ½	
of SW 1/4; E 1/2 of SE 1/4,	18	280.00
All,	15	640.00
N 1/2; N 1/2 of SE 1/4; SW 1/4 of SE 1	/4; N	
1/2 of SW 1/4; SE 1/4 of SW 1/4; E	1/2 of	
SW 1/4 of SW 1/4,	17	580.00
All,	19	631.74
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; NV	V 1/4;	
W 1/2 of E 1/2 of SW 1/4; W 1/2 of	f SW	
1/4; E 1/2 of W 1/2 of SE 1/4,	21	440.00
N 1/2; SW 1/4; W 1/2 of SE 1/4,	23	560.00
All,	27	640.00

Township 35, Range 3-Continue	ed.	
	tion	Acres
NE 1/4; W 1/2 of E 1/2 of SW 1/4; W 1/2 of	ť	
SW 1/4; N 1/2 of SE 1/4; E 1/2 of SW 1/4		
of SE 1/4; SE 1/4 of SE 1/4,	29	420.00
N 1/2 of NE 1/4; NW 1/4; S 1/2,	31	557.02
E 1/2; NW 1/4 of NW 1/4; S 1/2 of NW 1/4	;	
NE 1/4 of SW 1/4,	33	480.00
W ½ of E ½; SE ¼ of SE ¼; W ½,	35	520.00
Township 36, Range 3.		
W ½ of NW ¼,	1	78.97
N 1/2 of NE 1/4; SW 1/4 of NE 1/4; W 1/2 of	f	
SE 1/4 of NE 1/4; N 1/2 of NW 1/4; SW	r	
1/4 of NW 1/4; NW 1/4 of SW 1/4; SW	7	
1/4 of SE 1/4; W 1/2 of NW 1/4 of SE 1/4	;	
Lots 1, 2, 3, 4, 5,	3	438.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4	;	
NW 1/4 of SE 1/4,	5	314.76
N 1/2; N 1/2 of SW 1/4; SE 1/4,	7	564.97
All,	9	640.00
NW 1/4 of NW 1/4; N 1/2 of SE 1/4; SE 1/4	1	
of SE 1/4; Lot 3,	11	188.78
Lot 7,	13	48.75
W ½ of NW ¼,	15	80.00
N 1/2 of NW 1/4; SE 1/4 of NW 1/4; Lot 8,	17	127.05
SW 1/4; W 1/2 of SE 1/4,	19	245.40
Lot 5; NE 1/4 of SW 1/4,	21	58.87
SE 1/4 of NE 1/4,	23	40.00

Township 36, Range 3-Continued.

1 ownship so, hange o-Continu	cu.	
Se	ction	Acres
NE 1/4; S1/2 of NW 1/4; SW 1/4; N 1/2 of	f	
SE 1/4,	29	480.00
All,	81	656.42
Lots 2, 8; SW 1/4 of SW 1/4,	33	102.78
NE 1/4 of NE 1/4; SW 1/4 of SW 1/4; W 1/4	2	
of SE 1/4 of SE 1/4,	35	100.00
Township 37, Range 3.		
SW 1/4; W 1/2 of SE 1/4,	1	234.84
N ½; E ½ of SW ¼; SE ¼,	8	561.30
N 1/2 of NE 1/4 of NE 1/4; S 1/2 of N 1/2 o	f	
SE 1/4 of NE 1/4; S 1/2 of SE 1/4 of NI	C	
1/4; NW 1/4 of SW 1/4; S 1/2 of SW 1/4	;	
SE 1/4; S 1/2 of SW 1/4 of SW 1/4 o	f	
NE 1/4; Lot 1; South 10 acres of Lot 5	, 5	360.28
E 1/2; SE 1/4 of NW 1/4; NE 1/4 of SW 1/4	, 7	400.00
W 1/2 of NE 1/4; W 1/2; E 1/2 of SE 1/4,	9	480.00
W ½ of E ½; SW ¼,	11	320.00
N 1/2 of NE 1/4; NW 1/4,	18	240.00
All,	15	640.00
All,	17	640.00
All,	21	640.00
S 1/2 of NW 1/4; SW 1/4; NW 1/4 of SE 1/4,	28	280.00
S 1/2 of NE 1/4,	25	80.00
S 1/2 of NE 1/4; NW 1/4; SE 1/4,	27	400.00
NE 1/4 of NE 1/4; NW 1/4 of NW 1/4; S 1/	2	
of N ½; S ½,	81	555.10

Township 37, Range 3-Continued.

Township of, Range s-Cont	inuea.	
	Section	Acres
All,	88	640.00
SW 1/4 of SW 1/4: NE 1/4 of NE 1/4 of	SE	
1/4; NW 1/4 of SE 1/4 of SE 1/4; N 1/	2 of	
SW 1/4 of SE 1/4; N 1/2 of S 1/2 of SV	V 1/4	
of SE 1/4,	85	90.00
Township 38, Range 8.		
NW 1/4 of NE 1/4; SE 1/4 of NE 1/4; I	C 1/2	
of SW 1/4,	1	159.96
N ½; E ½ of SE ¼,	3	400.76
E ½ of SW ¼; SE ¼,	5	240.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW 1/4	; N	
1/2 of SE 1/4 of SW 1/4; SW 1/4 of SI	E 1/4	
of SW 1/4; N 1/2 of N 1/2 of SE 1/4	; N	
1/2 of S 1/2 of NE 1/4 of SE 1/4; SE 1/4	4 of	
SW 1/4 of SE 1/4; S 1/2 of SE 1/4	4 of	
SE 1/4,	11	550.00
SW 1/4,	18	160.00
W 1/2 of NW 1/4; NE 1/4 of SE 1/4; S 1/4	2 of	
SE 1/4,	21	200.00
NE 1/4 of NE 1/4; W 1/2 of W1/2 of NW	1/4;	
SE1/4 of SE1/4; Lots 4, 5,	28	160.67
NW 1/4 of NW 1/4,	29	40.00
All,	81	637.76
SW 1/4 of NW 1/4; W 1/2 of SW 1/4; I	Lots	
1, 7,	88	168.58
W 1/2,	85	320.00

Township 39, Range 3.

	Section	Acres
E 1/2; E 1/2 of W 1/2; NW 1/4 of NW	7 1/4;	
SW 1/4 of SW 1/4,	1	562.00
NE 1/4; SW 1/4 of SW 1/4,	3	201.49
N 1/2 of NE 1/4; SE 1/4 of NW 1/4; SW	11/4;	
S ½ of SE ¼,	9	360.00
NE 1/4; E 1/2 of NW 1/4; Lot 1,	11	254.42
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; N	E 1/4	
of NW 1/4; SW 1/4,	18	320.00
E 1/2,	15	320.00
All,	21	640.00
N ½,	23	320.00
NE 1/4,	25	160.00
NE 1/4; S 1/2; SE 1/4 of SW 1/4 of NW	7 1/4;	
NE 1/4 of SE 1/4 of NW 1/4; S 1/2 of	SE	
1/4 of NW 1/4,	27	520.00
E 1/2; SW 1/4 of NW 1/4; N 1/2 of SW	1/4;	
SE 1/4 of SW 1/4,	88	480.00
Township 40, Range 3.		
All,	1	639.33
All,	8	640.86
S 1/2 of N 1/2; Lots 1, 3, 4; S 1/2,	5	597.90
E 1/2; N 1/2 of NE 1/4 of NW 1/4; N 1	1/2 of	
NW 1/4 of NW 1/4; SW 1/4 of NW	1/4;	
SW 1/4; S 1/2 of SE 1/4 of NW 1/4,	7	582.88
All,	9	640.00
All,	11	640.00

Township 40, Range 3-Continued.

2 outstonep 20, 20 ange o Com			
	Section	Acres	
All,	18	640.00	
All,	15	640.00	
All,	17	640.00	
E 1/2; E 1/2 of E 1/2 of SE 1/4 of SW 1/2	4, 19	330.00	
All,	21	640.00	
All,	28	640.00	
All,	25	640.00	
All,	27	640.00	
All,	29	640.00	
All,	81	640.84	
All,	88	640.00	
N 1/2; SW 1/4; N 1/2 of SE 1/4,	35	560.00	
Township 41, Range 3.			
N ½; S ½ of S ½,	1	480.00	
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of		
SE 1/4,	8	600.00	
All,	5	640.00	
All,	7	648.64	
All,	9	640.00	
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;		
S ½,	11	600.00	
N. 1/2 of N 1/2; Lots 1, 2, 8, 4,	18	273.25	
N 1/2 of N 1/2; Lots 1, 2, 3, 4,	15	274.67	
N ½ of N ½; Lots 1, 2, 8, 4,	17	268.58	
Township 32, Range 4.			
Lots 5, 12,	88	78.19	
All,	85	791.92	

Township 33, Range 4.

	Section	Acres
All,	1	639.68
All,	. 3	599.20
S ½ of SE ¼,	5	80.00
All,	9	640.00
All,	11	640.00
All,	18	659.76
NE 1/4; E 1/2 of NW 1/4; S 1/2,	15	560.00
All,	17	640.00
All,	19	629.18
N 1/2; N 1/2 of SW 1/4; NW 1/4 of SE	1/4;	
SE 1/4 of SE 1/4,	21	480.00
All,	28	640.00
All,	25	640.00
All,	27	640.00
NW 1/4; N 1/2 of SW 1/4; SW 1/4 of SW	1/4, 29	280.00
All,	31	626.84
All,	33	640.00
All,	85	640.00
Township 34, Range 4.		
All,	1	648.44
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/2	4 of	
SE 1/4,	3	615.32
NE 1/4 of SW 1/4; S 1/2 of SW 1/4; E 1/4	2, 5	448.10
All,	7	623.44
All,	9	640.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW	1/4;	

N 1/2 of NE 1/4; SE 1/4,

3

241.76

JACKSON COUNTY-Continued.

Townshin 84 Range 4 Continued

Township 34, Range 4—Co	ntinued.	
	Section	Acres
S ½,	11	600.00
All,	13	640.00
NW 1/4 of NE 1/4; W 1/2 of SW 1/4; W	1/2 of	
E 1/2 of SE 1/4 of SW 1/4; W 1/2 of S	SE 1/4	
of SW 1/4; NE 1/4 of SE 1/4,	15	190.00
All,	17	640.00
All,	19	624.80
NE 1/4; W1/2,	21	480.00
All,	23	640.00
All,	25	640.00
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4; S	1/2 of	
N ½; S ½,	27	560.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW	1/4 of	
SE 1/4,	29	600.00
$E \frac{1}{2}$; $E \frac{1}{2}$ of $W \frac{1}{2}$,	81	480.00
NE 1/4 of NW 1/4; SW 1/4 of SW 1/4	; SW	
1/4 of SE 1/4,	88	120.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; N	1/2 of	
NW 1/4; E 1/2 of SW 1/4 of NV		
SW 1/4; SE 1/4 of NW 1/4; NE	1/4 of	
SE 1/4; SW 1/4 of SE 1/4; NE 1/4	of SE	
1/4 of SE 1/4,	35	510.00
Township 35, Range	4.	
NE 1/4 of NE 1/4; SW 1/4 of NW 1/4;	W 1/2	
of SW 1/4,	1	160.02

Township 35, Range 4-Continued.

200000000000000000000000000000000000000	Section	Acres
N 1/2; NW 1/4 of SW 1/4; S 1/2 of SW	1/4;	
NW 1/4 of SE 1/4,	5	493.56
All,	7	640.08
NE 1/4 of NE 1/4; N 1/2 of NW 1/4; SE 1/	4 of	
SW 1/4; NE 1/4 of SE 1/4; S 1/2 of SE		280.00
All,	13	640.00
SE 1/4,	15	160.00
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; W	1/2;	
SE 1/4,	17	600.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2,	19	598.20
SW 1/4 of SW 1/4,	21	40.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
SE 1/4,	23	600.00
N ½ of NE ¼,	27	80.00
All,	29	640.00
All,	31	638.56
NE 1/4 of NE 1/4; W 1/2 of E 1/2; SE 1/2	4 of	
SE 1/4; W 1/2,	33	560.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of SW	1/4;	
SE 1/4,	35	600.00
Township 36, Range 4.		
N 1/2; N 1/2 of SW 1/4; N 1/2 of SW 1/4		
SW 1/4; SE 1/4 of SW 1/4; E 1/2 of SI	E 1/4, 1	539.16
S 1/2 of NE 1/4; E 1/2 of SW 1/4; SE 1/4,	3	320.00
NE 1/4; S 1/2 of NW 1/4; S 1/2,	5	539.52
All,	7	658.22

600.00

166.70

JACKSON COUNTY—Continued.

Township 36, Range 4-Con	tinued.	
	Section	Acres
NW 1/4; N 1/2 of SW 1/4; W 1/2 of SE	1/4;	
SE 1/4 of SW 1/4,	9	360.00
NE 1/4; NW 1/4 of NW 1/4; S 1/2 of NW	1/4;	
S ½,	11	600.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4; SE 1/2	/4 of	
NW 1/4; SW 1/4; W 1/2 of SE 1/4,	13	400.00
NE 1/4; NE 1/4 of NW 1/4,	15	200.00
W $\frac{1}{2}$ of NE $\frac{1}{4}$; S $\frac{1}{2}$ of SE $\frac{1}{4}$ of NE	1/4;	
NW $\frac{1}{4}$; S $\frac{1}{2}$,	17	580.00
$N \frac{1}{2}$; $N \frac{1}{2}$ of $S \frac{1}{2}$; Lots 3, 4,	19	598.52
SW 1/4 of NE 1/4; S 1/2 of S 1/2; NW 1/2	4 of	
SE 1/4; Lots 3, 7, 8, 9, 10,	21	876.68
$N \frac{1}{2}$ of NE $\frac{1}{4}$; SE $\frac{1}{4}$ of NE $\frac{1}{4}$; W $\frac{1}{2}$,		440.00
E 1/2 of NE 1/4; SE 1/4 of SW 1/4; NE 1	4 of	
SE 1/4; Lots 1, 7, 9, 10,	25	225.88
NE 1/4 of NE 1/4; S 1/2 of SW 1/4; Lo	ts 9,	
12, 14,	27	177.16
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4; S 1/4	$\frac{1}{2}$ of	
N ½; S ½,	29	560.00
$E \frac{1}{2}$; NW $\frac{1}{4}$ of NW $\frac{1}{4}$; S $\frac{1}{2}$ of SW	1/4;	
SE 1/4 of NW 1/4,	31	489.50
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/	of	

Township 37, Range 4.

N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW 1/4 of

SE 1/4 of NE 1/4; W 1/2 of SW 1/4; Lots 1, 5, 85

SE 1/4,

Township 37, Range 4-Continued.

Se	ction	Acres
NW 1/4; SE 1/4 of SE 1/4,	1	277.32
SE 1/4 of NE 1/4; S 1/2,	3	360.00
All,	5	642.34
All,	7	654.40
All,	9	640.00
W 1/2 of NE 1/4 of NE 1/4; S 1/2 of NE 1/4	;	
E ½ of SE ¼,	11	180.00
W ½ of NW ¼,	13	80.00
W ½,	15	320.00
All,	17	640.00
E 1/2 of NE 1/4; E 1/2 of NW 1/4 of NE 1/4	į;	
E 1/2 of E 1/2 of SW 1/4 of NE 1/4; SI		
1/4; S 1/2 of NE 1/4 of NW 1/4; W 1/2 of		
NW 1/4; W 1/2 of SE 1/4 of NW 1/4; NV		
1/4 of SW 1/4; W 1/2 of SW 1/4 of SW 1/4		458.86
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4 of	-	
SE 1/4.	21	600.00
W 1/2 of E 1/2; N 1/2 of NW 1/4; SE 1/4 of	of	
NW 1/4; SW 1/4,	23	440.00
NE 1/4 of NE 1/4; S 1/2 of N 1/2; S 1/2,	27	520.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW 1/4	:	
S 1/2,	29	600.00
E 1/2 of W 1/2 of NE 1/4 of NE 1/4; E 1/2 of	of	
NE 1/4 of NE 1/4; W 1/2 of NW 1/4 of		
NE 1/4; W 1/2 of E 1/2 of NW 1/4 o		
NE ¼; S ½ of NE ¼; NE ¼ of NW		
1/4; NE 1/4 of SE 1/4; Lots 1, 3, 4, 5,	31	281.38

Township 37, Range 4-Continued.

	Section	Acres
N 1/2; N 1/2 of SW 1/4; SE 1/4; SE 1/4	4 of	
SW 1/4,	33	600.00
N ½; SW ¼; W ½ of SE ¼,	35	560.00
Township 38, Range 4.		
All,	1	638.40
All,	3	638.64
S ½ of NW ¼; S ½,	5	400.00
NE 1/4 of NE 1/4; SW 1/4 of NE 1/4,	7	80.00
All,	9	640.00
E 1/2 of E 1/2; SW 1/4 of SE 1/4; SW 1/4,	11	360.00
N ½; E ½ of SW ¼; SE ¼,	13	580.92
N ½; SE ¼,	15	480.00
NE 1/4 of NE 1/4,	17	40.00
N 1/2 of NE 1/4; SW 1/4 of N E1/4; W	1/2;	
W 1/2 of SE 1/4; Lot 3,	19	535.79
NW 1/4 of SW 1/4; S 1/2 of SW 1/4; SV	V 1/4	
of SE 1/4,	21	160.00
NE 1/4; SE 1/4 of NW 1/4; NE 1/4 of	of SW	
1/4; S 1/2 of SW 1/4 of SW 1/4; N 1/4	of	
SE 1/4; SE 1/4 of SE 1/4,	28	380.00
W 1/2 of SW 1/4; Lots 1, 2, 5,	25	116.56
All,	27	640.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4,	29	520.00
N 1/2; SW 1/4; NW 1/4 of SE 1/4; S 1/4	2 of	
SE 1/4,	31	603.92
N 1/2 of NE 1/4; SE 1/4 of NE 1/4; E 1/4	$\frac{1}{2}$ of	

Township 38, Range 4 Continued.

	Section	Acres	
NW 1/4; S 1/2,	33	520.00	
All,	35	646.00	
Township 39, Range 4			
All,	1	697.40	
All,	3	639.77	
S 1/2 of NW 1/4; W 1/2 of SW 1/4; E	1/2 of		
SE 1/4; Lots 1, 3, 4.	5	358.95	
N 1/2 of NE 1/4; SE 1/4 of NW 1/4; S	E 1/4		
of SE 1/4; Lots 2, 4,	7	240.06	
All,	. 9	640.00	
All,	11	640.00	
All,	13	697.96	
All,	15	640.00	
All,	17	640.00	
NE 1/4; S 1/2 of NW 1/4; S 1/2,	19	559.36	
All,	21	640.00	
All,	23	640.00	
All,	25	699.64	
All,	27	640.00	
All,	29	640.00	
All,	31	662.42	
All,	33	665.94	
All,	85	671.66	
Township 40 Power 4			

Township 40, Range 4.

N 1/2; N 1/2 of SW 1/4; S 1/2 of S 1/2 of SW		
1/4; SE 1/4,	1	602.02

Township 40, Range 4-Continued.

S	ection	Acres
NE 1/4,	8	159.36
SW 1/4,	7	162.84
All,	11	640.00
All,	13	640.00
SE 1/4,	15	160.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	17	600.00
All,	19	641.04
N ½; N ½ of SW ¼,	21	400.00
All,	28	640.00
All,	25	640.00
E ½; W ½ of SW ¼,	27	400.00
All,	29	640.00
All,	81	642.04
All,	33	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4; SW 1/4	of	
SE 1/4,	35	600.00
Township 41, Range 4.		
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4; S 1/	6. 1	400.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW		
SE 1/4,	8	600.00
All,	5	640.00
All,	7	644.86
All,	9	640.00
NE 1/4; E 1/2 of NW 1/4; S 1/2,	11	560.00
12, - 12		

Township 41, Range 4-Continued.

	Section	Acres
N 1/2 of N 1/2; Lots 1, 2, 3, 4,	18	263.72
N 1/2 of N 1/2; Lots 1, 2, 3, 4,	15	259.88
N ½ of N ½; Lots 1, 2, 3, 4,	17	256.12
Total, Jackson County,	441	,791.15

KLAMATH COUNTY.

South of Base Line and East of Willamette Meridian.

Township 38, Range 5.

1 ownship oo, hange o	•	
	Section	Acres
All,	1	643.00
All,	3	655.00
All,	9	640.00
N 1/2; W 1/2 of SW 1/4; Lots 1, 2, 3, 4,	11	485.00
Lots 1, 2,	13	31.00
All,	15	640.00
All,	21	640.00
SW 1/4 of NE 1/4; S 1/2 of NW 1/4; S	3 1/2;	
Lots 1, 2, 3, 4,	23	542.00
All,	25	640.00
Township 39, Range 5		
All,	1	641.00
All,	3	645.00
All,	11	640.00
All,	13	640.00
NE 1/4 of NW 1/4; SW 1/4 of NW 1/4;	NW	
1/4 of SW 1/4,	17	120.00
SW 1/4 of SW 1/4,	21	40.00
NW 1/4,	29	160.00
N ½,	31	322.00
W 1/2 of SW 1/4,	33	80.00
Township 40, Range 5		
W 1/2,	7	322.00
S 1/2,	28	320.00
All,	25	640.00

KLAMATH COUNTY—Continued.

Township 40, Range 5-Continued.

	Section	Acres
NE 1/4 of N W1/4; SE 1/4 of SW 1/4;	S 1/2	
of SE 1/4; Lots 1, 2, 3, 4,	31	319.00
All,	35	640.00

Township 41, Range 5.

All,	1	641.00
All,	3	639.00
All,	. 5	642.00
All,	7	632.00
E ½,	11	320.00
Lots 1, 2,	13	31.00
Lots 1, 2, 3, 4,	15	93.00
Lots 1, 2, 3, 4,	17	87.00

Township 38, Range 6.

All,	5	642.00
All,	7	646.00
All,	9	640.00
All,	17	640.00
All,	19	641.00
W 1/2; W 1/2 of SE 1/4,	21	400.00
S 1/2 of SW 1/4,	27	80.00
All,	29	640.00
All,	88	640.00
NE 1/4 of NE 1/4; SE 1/4 of NW	1/4; S 1/2 of	
SW 1/4; SE 1/4,	85	320.00

KLAMATH COUNTY—Continued.

Township 39, Range 6.

I ownship ou, Italige		
	Section	Acres
All,	5	627.00
All,	7	647.00
W ½,	9	320.00
Lots 1 to 12, inclusive,	15	485.00
All,	17	646.00
E 1/2; E 1/2 of W 1/2; Lots 1, 2, 3, 4,	19	643.00
W ½,	21	320.00
Township 40, Range	3.	
SW 1/4; NW 1/4 of SE 1/4; Lots 3, 4,		
7, 8,	1	385.00
S ½ of NW ¼; Lots 2, 3, 4,	3	187.00
SE 1/4 of NE 1/4; SW 1/4 of NW 1/4;	Lots	
3, 4,	5	152.00
All,	11	640.00
All,	13	606.00
All,	28	618.00
All,	27	639.00
All,	81	746.00
SE 1/4 of NE 1/4; E 1/2 of SE 1/4,	88	120.00
All,	35	633.00
Township 41, Range	3.	
All,	1	640.00
N ½ of NE ¼; SE ¼ of NE ¼; NV		020.00
W ½ of SW ¼; NE ¼ of SE ¼		
of SE 1/4,	8	480.00
N ½; SW ¼; N ½ of SE ¼; SE		200100
72, 211 /4, 21 /2 01 023 /4, 023	/4 01	

KLAMATH COUNTY—Continued.

Township 41, Range 6-Continued.

	Section	Acres
SE 1/4,	5	600.00
NE 1/4; N 1/2 of SE 1/4; SW 1/4 of SE	1/4;	
Lots 2, 3, 4, 9, 10, 11, 12,	7	513.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	7 1/4;	
SE 1/4,	9	440.00
W 1/2 of NE 1/4; NW 1/4; N 1/2 of SW	11/4;	
NW 1/4 of SE 1/4; SW 1/4 of SW 1	/4; S	
1/2 of SE 1/4,	11	480.00
Lots 1, 2, 3, 4,	13	194.00
Lots 1, 2, 3, 4,	15	181.00
Lots 1, 2, 3,	17	123.00
Township 40, Range 7		
All,	3	639.00
All,	5	634.00
N 1/2; NE 1/4 of SW 1/4; N 1/2 of SI	1/4;	
SE 1/4 of SE 1/4,	7	476.00
All,	9	660.00
All,	11	641.00
NW 1/4; S 1/2,	15	480.00
All,	17	644.00
All,	19	632.00
All,	21	642.00
W ½ of E ½; W ½,	28	480.00
All,	27	640.00
All,	29	640.00
All,	31	688.00

KLAMATH COUNTY-Continued.

Township 40, Range 7-Continued.

I ott nomp Io, Italige (Contin		
S	ection	Acres
All,	88	640.00
W 1/2 of NE 1/4; W 1/4; NW 1/4 of SE 1/4	, 35	443.00
Township 41, Range 7.		
All,	8	642.00
All,	5	641.00
All,	7	643.00
N ½; E ½ of SW ¼; SE ¼,	9	560.00
NW 1/4; N 1/2 of SW 1/4,	11	240.00
N ½ of N ½; Lots 1, 2, 3, 4,	15	257.00
N ½ of N ½; Lots 1, 2, 3, 4,	17	224.00
Total, Klamath County,	4	3,015.00

WEST SIDE GRANT.

Act of May 4, A. D. 1870.

Of the Lands of said West Side Grant, 292.50 acres are situated in the State of Washington; with this exception all of said lands are situated in the State of Oregon.

The counties are arranged in the same order as in the case of the East Side Grant. Thus arranged, they appear in the following order. For convenience, the total number of acres in each county is here stated:

State	Acres
Washington,	292.50
Oregon,	17,678.83
Oregon,	29,741.00
Oregon,	15,480.00
Oregon,	927.00
Oregon,	1,563.11
	Washington, Oregon, Oregon, Oregon,

Total, West Side Grant, 65,682.44

CLARKE COUNTY, WASHINGTON.

North of Base Line and West of Willamette Meridian.

Township 2, Range 1.

	,	Section	Acres
Lot 1,		1	7.00

North of Base Line and East of Willamette Meridian.

Township 3, Range 1.

W ½ of SW ¼,	8	80.00
E 1/2 of NE 1/4; NW 1/4 of NE 1/4,	21	120.00
Lot 1,	31	5.50
N ½ of SE ¼,	33	80.00

Total, Clarke County, 292.50

COLUMBIA COUNTY, OREGON.

North of Base Line and West of Willamette Meridian.

Township &	Range 1.
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	Section	Acres
Lot 2,	21	12.98
Township 4, Range 1.		
Lots 6, 7,	17	54.90
Lot 3,	19	22.96
Township 3, Range 2.		
N 1/2 of N 1/2; SW 1/4 of NW 1/4; N 1/4	of	
SW 1/4; SW 1/4 of SW 1/4; NW 1/4	of	
SE 1/4,	3	362.58
All,	5	635.90
N ½; W ½ of SW ¼,	7	400.20
NE 1/4; N 1/2 of NW 1/4; SE 1/4 of NW	1/4;	
NE 1/4 of SW 1/4; N 1/2 of SE 1/4,	9	400.00
NW 1/4 of NE 1/4; NE 1/4 of NW 1/4,	11	80.00
$W \frac{1}{2}$ of $S W \frac{1}{4}$,	15	80.00
E 1/2 of S W1/4; NE 1/4 of SE 1/4,	17	120.00
Township 4, Range 2.		
All,	7	612.96
N 1/2 of SE 1/4; SE 1/4 of NE 1/4,	27	120.00
All,	29	640.00
All,	31	621.42
SE 1/4 of NW 1/4; NE 1/4 of SW 1/4; S	5 1/2	
of SW 1/4,	33	160.00
Township 5, Range 2.		
All,	31	636.90

COLUMBIA COUNTY—Continued.

Township 3, Range 3.

	Township o, hange o.		
		Section	Acres
All,		1	637.86
All,	- '	11	640.00
	Township 4, Range 3.		
Lots 1	, 2, 3, 4; S ½,	1	512.36
All,		3	660.81
All,		5	667.00
E 1/2,		7	320.00
All,	,	9	640.00
All,		11	640.00
All,		15	640.00
All,		17	640.00
E 1/2,		19	320.00
All,		21	640.00
All,		23	640.00
All,		25	640.00
All,		27	640.00
All,		29	640.00
E 1/2,		31	320.00
All,		33	640.00
All,		35	640.00
	Township 5, Range 3.		
E 1/2,		31	320.00
All,		33	640.00
All,		35	640.00
	Total, Columbia County,	17	7,678.83

TILLAMOOK COUNTY, OREGON.

South of Base Line and West of Willamette Meridian.

Townshi	n	1.	Range	6.
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Township 1, Kange 6.		
	Section	Acres
NE 1/4; S E1/4 of NW 1/4; S 1/2,	19	531.00
Township 2, Range 6.		
N 1/2 of SW 1/4; SE 1/4 of SW 1/4; W 1/2	2 of	
SE 1/4,	19	200.00
Township 3, Range 6.		
All,	7	667.00
All,	19	666.00
All,	31	665.00
Township 4, Range 6.		
All,	7	662.00
Township 1, Range 7.		
S 1/2 of SW 1/4,	28	80.00
NE 1/4; SE 1/4 of NW 1/4; N 1/2 of SE	/4, 25	280.00
E 1/2,	27	320.00
S 1/2 of SW 1/4,	31	70.00
Township 3, Range 7.		
S 1/2,	5	320.00
All,	7	646.00
All,	9	682.00
All,	11	640.00
All,	13	640.00
All,	15	640.00
All,	17	640.00
All,	19	645.00

TILLAMOOK COUNTY—Continued.

Township 3, Range 7—Continued.

	Section	Acres
All,	21	660.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	29	640.00
All,	31	644.00
All,	33	640.00
All,	35	640.00
Township 4, Range	7.	
All,	1	642.00
All,	3	644.00
All,	5	642.00
All,	7	641.00
All,	9	640.00
All,	11	640.00
All,	13	640.00
N 1/2; N 1/2 of SW 1/4; SE 1/4 of S	W 1/4;	
SE 1/4,	15	600.00
N ½ of N ½,	17	160.00
Township 1, Range	8.	
Lot 8,	1	24.00
W ½ of W ½,	23	160.00
W 1/2 of NE 1/4; SW 1/4 of SW 1/4; N	W 1/4	
of SE 1/4,	25	160.00
SW 1/4 of NE 1/4; SE 1/4 of NW 1/4	; E ½	
of SW 1/4; W 1/2 of SE 1/4,	27	240.00

TILLAMOOK COUNTY—Continued.

Township 2, Range 8.

1 ownship 2, mange	0.	
	Section	Acres
W 1/2 of NW 1/4,	13	80.00
E 1/2 of SW 1/4; S 1/2 of SE 1/4,	21	160.00
W ½ of W ½,	27	160.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NV	N 1/4;	
S 1/2,	33	600.00
Township 3, Range 8	8.	
SW 1/4; S 1/2 of SE 1/4,	1	240.00
All,	3	650.00
All,	9	640.00
All,	11	640.00
All,	13	640.00
S 1/2 of NE 1/4; NW 1/4; S 1/2,	21	560.00
All,	23	640.00
All,	25	640.00
All,	27	640.00
All,	33	640.00
All,	35	640.00
Township 4, Range	8.	
N 1/2 of N 1/2; SE 1/4 of NE 1/4; SW	1/4 of	
SW 1/4; SE 1/4,	1	400.00
N 1/2 of N 1/2; NE 1/4 of SW 1/4; S	1/2 of	
S ½,	8	360.00
E ½; E ½ of W ½,	9	480.00
All,	11	640.00
N 1/2 of N 1/2,	13	160.00
N ½ of N ½,	15	160.00
Total, Tillamook County.	29	0.741.00

WASHINGTON COUNTY, OREGON.

North of Base Line and West of Willamette Meridian.

Township 2, Range 2.		
	Section	Acres
SE 1/4 of SE 1/4,	5	40.00
N 1/2 of NW 1/4; SW 1/4 of N W1/4,	7	123.00
N ½ of SW ¼,	9	80.00
N 1/2 of NE 1/4; NE 1/4 of NW 1/4,	19	120.00
SE 1/4 of NE 1/4; N 1/2 of SW 1/4,	21	120.00
SW 1/4 of NE 1/4,	29	40.00
Township 3, Range 2.		
E 1/2 of NE 1/4; NW 1/4 of NW 1/4; S 1	$\frac{1}{2}$ of	
NW 1/4; S 1/2,	. 19	520.00
All,	21	640.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW	1/4;	
SE 1/4,	29	600.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW	1/4;	
S 1/2,	31	601.00
SE 1/4 of SE 1/4,	33	40.00
Township 2, Range 3.		
W 1/2 of NE 1/4; NW 1/4; N 1/2 of SW	1/4;	
SE 1/4 of SW 1/4; SE 1/4;	1	523.00
SW 1/4 of NE 1/4; NW 1/4; NE 1/4 of	SW	
1/4; NW 1/4 of SE 1/4,	3	284.00
All,	5	662.00
W ½ of SW ¼,	9	80.00
NE 1/4 of NE 1/4; SW 1/4 of NW 1/4; SV	V 1/4	
of SW 1/4,	11	120.00

WASHINGTON COUNTY—Continued.

Township 2, Range 3-Continued.

1 owner p 2, realige of com		
	Section	Acres
NE 1/4 of NE 1/4; NE 1/4 of NW 1/4;	SE	
1/4 of SW 1/4,	18	120.00
W 1/2 of NE 1/4; SE 1/4,	17	240.00
S 1/2 of NE 1/4; N 1/2 of SE 1/4,	21	160.00
SE 1/4 of SE 1/4,	23	40.00

Township 3, Range 3.

All,	3	639.00
All,	5	640.00
E ½,	7	320.00
All,	9	640.00
N 1/2; SW 1/4; N 1/2 of SE 1/4,	13	560.00
E 1/2 of NE 1/4; N 1/2 of SW 1/4,	15	160.00
NW 1/4 of NE 1/4; S 1/2 of NE 1/4; NW 1/4	;	
S 1/2,	17	600.00
E 1/2,	19	320.00
E 1/2; N 1/2 of NW 1/4; SW 1/4 of NW 1/4	;	
E ½ of SW ¼,	21	520.00
N 1/2; N 1/2 of SW 1/4; SW 1/4 of SW 1/4,	23	440.00
W ½; E ½ of SE ¼,	25	400.00
All,	27	640.00
E 1/2 of NE 1/4; NW 1/4; W 1/2 of SW 1/4,	29	820.00
E 1/2,	81	320.00
NE 1/4 of NE 1/4; S 1/2 of NE 1/4,	33	120.00
NE 1/4; NE 1/4 of NW 1/4; S 1/2 of NW 1/4	;	
S 1/2,	85	600.00

WASHINGTON COUNTY-Continued.

South of Base Line and West of Willamette Meridian.

Township 1, Range 5.

Lownship 1, mange o.		
	Section	Acres
W ½,	3	320.00
S 1/2 of NE 1/4; N 1/2 of SE 1/4,	5	160.00
E ½ of E ½; N ½ of SW ¼,	9	240.00
N ½ of NW ¼,	15	80.00
NE 1/4; S 1/2,	19	482.00
All,	29	640.00
N ½ of NE ¼; W ½,	31	406.00
Township 1, Range 6.		
E 1/2 of NE 1/4; NE 1/4 of SE 1/4,	25	120.00
All,	29	640.00
Matal Wallanton Country	7.	490.00

Total, Washington County,

15,480.00

(None of the above described lands in Township 1 South, Range 5 West, have ever been patented, with the exception of those described as situated in Section 15; but all of said lands are listed in the annual tax return made by the defendant Oregon and California Railroad Company, and are therefore included in this schedule).

MULTNOMAH COUNTY, OREGON.

North of Base Line and West of Willamette Meridian.

Township 2, Range 2.

	Section	Acres
N 1/2 of NE 1/4; W 1/2 of NW 1/4,	8	167.00
SE 1/4 of SW 1/4,	15	40.00
Township 3, Range 2	2.	
S 1/2 of NE 1/4; N 1/2 of NW 1/4; S	1/2 of	
SW 1/4; SE 1/4,	27	400.00
N ½,	35	320.00

Total, Multnomah County,

927.00

YAMHILL COUNTY, OREGON.

South of Base Line and West of Willamette Meridian.

Township 2, Range 6.

1	Section	Acres
All,	21	642.47
E ½; NE ¼ of NW ¼,	29	360.00
NW 1/4; W 1/2 of NE 1/4,	88	240.00
Township 3, Range 6.		
N ½,	.5	320.64
Total, Yamhill County,	1	,563.11

Exhibit L

To his Excellency, the President, and Honorable Senate and House of Representatives of the United States of America:

Your memoralist, the legislative assembly of the State of Oregon, most respectfully represents:

That vast tracts of public lands within Oregon are claimed and held by the Oregon & California Railroad Company, as grantee in succession, under the acts of Congress of the United States of July 25, 1866, and April 10, 1869;

That said tracts are withdrawn from sale, whereby the development and material prosperity of the State is retarded;

That said railroad company, so claiming said lands, has not complied with the terms of said act of April 10, 1869, as to the terms of sale and the quantities of land to be sold:

That said conditions are claimed to inure only to the United States as grantor to the predecessor in alleged interest of said Oregon & California Railroad

Company, and have not been complied with; therefore,

Your memorialist most respectfully asks that the Congress of the United States be and hereby is requested to enact such laws and take such steps by resolution, or otherwise, as may be necessary to compel said railroad company to comply with the conditions of said grant, and to enact and declare some sufficient penalty for noncompliance therewith by way of forfeiture of the grant, or otherwise, as in the wisdom of Congress may seem best.

That the Senators and Representatives in Congress from the State of Oregon and all other land grant states be and they hereby are requested to use their utmost endeavor to procure the needed legislation in the above matter.

That this memorial be forwarded to the President and to Oregon Senators and Representatives in Congress.

Exhibit M

Schedule showing maps of survey and location filed in the office of the Secretary of the Interior of the United States.

East Side Line,-Act of July 25, 1866, as amended:

From East Portland via Salem, to Jefferson on the Santiam River, in Township 10 South, Range 3 West; filed October twenty-ninth, A. D. 1869.

From Jefferson on the Santiam River to the South line of Township 27 South, Range 6 West; filed March twenty-ninth, A. D. 1870.

From the South line of Township 27 South, Range 6 West, to a point in Section 30, Township 30 South, Range 5 West, filed March second, A. D. 1871.

From a point in Section 19, Township 27 South, Range 5 West, to the North line of Section 33, Township 34 South, Range 6 West; filed 1882, amending protanto prior maps filed.

From the North line of Section 33, Township 34 South, Range 6 West to the North line of Section 30, Township 40 South, Range 2 East; filed 1883.

From the North line of Section 30, Township 40 South, Range 2 East, to the Southern boundary line of the State of Oregon, in Section 13, Township 41 South, Range 1 East, connecting with the line of the California and Oregon Railroad Company; filed August twentieth, A. D. 1884.

West Side Line, -Act of May 4, 1870.

From Portland to Forest Grove, a distance of approximately twenty miles, and thence southerly a distance of approximately twenty-seven and one-half miles to a point on the Yamhill River near McMinnville; filed May twenty-ninth, A. D. 1871.

Exhibit N

Schedule showing construction of the several sections of the railroad and telegraph lines.

East Side Line,-Act of July 25, 1866, as amended:

The first section of twenty miles commencing at East Portland and extending to the mouth of Parrot Creek, constructed prior to the twenty-fourth day of December, A. D. 1869; examined by Commissioners appointed therefor and favorably reported on January nineteenth, A. D. 1870, and report approved and accepted January twenty-ninth, A. D. 1870;

The second, third and fourth sections commencing at the twentieth mile post and extending to the eightieth mile post constructed A. D. 1870, examined by commissioners appointed therefor and favorably reported, and report approved and accepted February twenty-eighth, A. D. 1871;

The fifth and sixth sections commencing at the eightieth mile post and extending to the one hundred and twentieth mile post, constructed A. D. 1871, examined by Commissioners appointed therefor and favorably reported, and report approved and accepted March eleventh, A. D. 1872;

The seventh, eighth and ninth sections beginning at a point in the northwest quarter of Section 23, Township 17 South, Range 4 West, and extending to a point near Roseburg in the southeast quarter of Section 24, Township 27 South, Range 6 West, a distance of 77.3668 [524]

miles, constructed A. D. 1872, examined by Commissioners appointed therefor and favorably reported July tenth, A. D. 1878, and report approved and accepted July eleventh, A. D. 1878;

The tenth section beginning at said point in the southeast quarter of Section 24, Township 27 South, Range 6 West, and extending to a point in Section 19, Township 31 South, Range 7 West, a distance of 45 miles, constructed A. D. 1881 and 1882, examined by Commissioners appointed therefor and favorably reported and report approved and accepted August twenty-ninth, A. D. 1883;

The eleventh section commencing at said point 45 miles southerly from Roseburg, and extending to a point one and one-quarter miles southerly from Ashland, a distance of 100 miles, constructed A. D. 1883, examined by Commissioners appointed therefor and favorably reported, and report approved and accepted January twenty-ninth, A. D. 1887;

The twelfth section commencing at said point one and one-quarter miles southerly from Ashland, and extending thence southerly a distance of 24.135 miles, and terminating on the boundary line between the States of Oregon and California, at a point in the south line of fractional Section 14, Township 41 South, Range 1 East, constructed A. D. 1887, examined by Commissioners appointed therefor and favorably reported, and report approved and accepted November eighth, A. D. 1889;

West Side Line,-Act of May 4, 1870:

The first section of twenty miles extending from the City of Portland to a point near the village of Forest Grove, constructed and completed A. D. 1871, examined by Commissioners appointed therefor and favorably reported during the month of January, A. D. 1872, and report approved and accepted February sixteenth, A. D. 1872;

The second section extending from the terminus of the section last described, southerly to a point on the Yamhill River near the village of McMinnville, a distance of approximately twenty-seven and one-half miles, constructed A. D. 1872, examined by Commissioners appointed therefor and favorably reported, and report approved and accepted June twenty-third, A. D. 1876.

Exhibit O

Schedule showing amount of land patented, compiled by years, separately stated as to each land grant.

East Side Grant, Act of July 25, A. D. 1866, as amended;

Year.	Acres.
1871	 152,834.67
1872	 69,061.63
1876	 14,629.67
1877	 86,622.71
1893	 292,486.90
1894	 382,352.95
1895	 558,718.40
1896	 709,769.99
1897	 37,231.93
1898	 70,014.02
1899	 150,944.30
1900	 42,841.33
1901	 60,466.60
1902	 36,166.20
1903	 36,438.08
1904	 39,239.08
1905	 25,758.67
1906	 20.00
Total,	

West Side Grant, Act of May 4, 1870:

Year.	Acres.
1895	93,079.00
1896	32,288.24
1897	2,388.00
1898	72.75
1899	520.00
1908	270.14
Total,	128,618.13
East Side Grant,	,765,597.13
West Side Grant,	7.00
Total both grants,	,894,215.26

Exhibit P

Schedule of suits involving certain of said unsold lands, referred to in paragraph XX hereof.

The defendants in each of said suits are identical, to-wit: Oregon and California Railroad Company, Stephen T. Gage, and Union Trust Company, being also defendants herein. All of said suits are pending in The Circuit Court of the United States for the District of Oregon, and involve lands situated in the State of Oregon, excepting in the case of the suit of Roy W. Minkler, which last named suit is pending in The Circuit Court of the United States for the Western District of the State of Washington, and involves lands situated in the State of Washington. Townships and Ranges are designated with reference to the Willamette meridian and the base line thereof.

Suits affecting lands of the East Side Grant, Act of July 25, A. D. 1866, as amended:

Court

No. Complainant. Instituted. Lands Involved. 3289 Sidney Ben Smith, April 7, NE 1/4 Section 27, 1908, Township 20 South, Range 1 West.

3290 Orrin J. Lawrence, April 7, NE 1/4 Section 17, 1908, Township 20 South, Range 1 West.

3294 Robert G. Balderree, April 10, NW 1/4 Section 35, 1908, Township 20 South, Range 1 West.

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CU	ulu

No. Complainant. Instituted. Lands Involved.

3296 Oscar E. Smith, April 16, SE ½ Section 27, 1908, Township 20 South,

Range 1 West.

3298 Egbert C. Lake, April 21, NE 1/4 Section 35,

1908, Township 20 South, Range 1 West.

8307 C. W. Sloat, May 11, SW 1/4 Section 27,

1908, Township 20 South, Range 1 West.

3310 John H. Haggett, May 13, NW 1/4 Section 11,

1908, Township 1 South, Range 5 East.

3311 Chas. W. Mead, May 13, SE 1/4 Section 3,

1908, Township 1 South, Range 5 East.

3315 William Otterstrom, May 22, SW 1/4 Section 11,

1908, Township 1 South, Range 5 East.

3316 Angus MacDonald, May 22, NE 1/4 Section 15,

1908, Township 1 South, Range 5 East.

3317 John T. Moan, May 22, NW 1/4 Section 15,

1908, Township 1 South, Range 5 East.

8321 Jesse F. Holbrook, May 27, SE 1/4 Section 17,

1908, Township 20 South, Range 1 West.

No. Complainant. Instituted. Lands Involved. 3327 Janes C. O'Neill, June 12, SE 1/4 Section 5, 1908, Township 1 South, Range 6 East.

3331 Joseph D. Hadley, June 18, NE 1/4 Section 7, 1908, Township 1 South, Range 6 East.

3332 Henry C. Ott,

June 18, NW ½ (or Lots 1
1908, and 2, and E ½ of
NW ¼) Section 7,
Township 1 South,
Range 6 East.

3333 Fred L. Freebing, June 18, NW ¼ (or Lots 3 1908, and 4, and S ½ of NW ¼) Section 1, Township 1 South, Range 5 East.

3335 A. E. Haudenschield, June 22, SW 1/4 Section 23, 1908, Township 20 South, Range 1 West.

June 29, NE ½ (or fractional 1908, NE ¼, or Lots 1 and 2, and S ½ of NE ¼) Section 1, Township 1 South, Range 5 East.

3337 R. T. Aldrich, July 3, NE 1/4 Section 13, 1908, Township 1 South, Range 5 East.

No. Complainant. Instituted. Lands Involved.
3846 Alexander Fauske, July 28, W½ of NW¼ Sec1908, tion 21, Township
6 South, Range 2
East.

3347 S. H. Montgomery, July 31, SW 1/4 Section 25, 1908, Township 20 South, Range 1 West.

3348 W. A. Noland, July 31, NW ¼ Section 25, 1908, Township 20 South, Range 1 West.

3349 F. M. Rhoades, August 13,W ½ of SE ¼ and 1908, E ½ of SW ¼ Section 27, Township 22 South, Range 6 West.

3350 Francis Wiest, August 14, SE 1/4 Section 23, 1908, Township 4 South, Range 5 East.

3353 Cordelia Michael, August 18, NW 1/4 Section 21, 1908, Township 4 South, Range 5 East.

3854 John B. Wiest, August 18, SW 1/4 Section 28, 1908, Township 4 South, Range 5 East.

3355 Cyrus Wiest, August 18, NE 1/4 Section 35, 1908, Township 4 South, Range 5 East.

No. Complainant. Instituted. Lands Involved.

8356 John Wiest, August 18, NW ¼ Section 23,
1908, Township 4 South,
Range 5 East.

3357 Thomas Manley Hill, Aug 18, SW 1/4 Section 21, 1908, Township 4 South, Range 5 East.

3358 C. P. Wells, August 18, NE 1/4 Section 31, 1908, Township 7 South, Range 7 West.

3359 I. H. Ingram, August 18, NW ¼ of SW ¼; and SW ¼ of SE ¼, Section 31, Township 7 South, Range 7 West.

3360 Otto Nelson, August 18, SE ¼ Section 21, 1908, Township 4 South, Range 5 East.

3361 L. G. Reeves, August 18, NE ½ of SW ½;

1908, N½ of SE ¼; and

SE ¼ of SE ¼,

Section 31, Township 7 South, Range

7 West.

3362 W. W. Wells, August 18, NW ¼ Section 31, 1908, Township 7 South, Range 7 West.

No. Complainant. Instituted. Lands Involved. 3363 Marvin Martin, August 19, NE 1/4 Section 3, 1908, Township 15 South, Range 2 West.

3364 Jasper L. Hewitt, August 21, E ½ of NW ¼,
1908, Section 25, Township 3 South, Range
4 East.

3366 B. L. Porter, August 22, NE 1/4 Section 27, 1908, Township 4 South, Range 5 East.

3367 Frank Wells, August 22, W ½ of SE ¼ and 1908, E ½ of SW ¼ Section 17, Township 4 South, Range 5 East.

Suits Affecting Lands of the West Side Grant, Act of May 4, 1870.

Court

No. Complainant. Instituted. Lands Involved.

3184 John L. Snyder, September SE 1/4 Section 17,
16, 1907, Township 4 North,
Range 3 West.

3215 Julius F. Prahl, November SW 1/4 Section 17, 14, 1907, Township 4 North, Range 3 West.

3221 Albert E. Thompson, Novem- SE 1/4 Section 27, ber 27, 1907, Township 4 North, Range 3 West.

No. Complainant. Instituted. Lands Involved.

3222 James Barr, November E ½ of NE ¼ and
27, 1907, E ½ of SE ¼, Section 9, Township 4
North, Range 3
West.

3223 Fred Witte, December SW ¼ Section 25, 2, 1907, Township 4 North, Range 3 West.

3243 W. A. Anderson, January 21, SW 1/4 Section 5, 1908, Township 4 North, Range 3 West.

3244 W. H. Anderson, January 21, NE 1/4 Section 5, 1908, Township 4 North, Range 3 West.

3245 O. M. Anderson, January 21, NW 1/4 Section 5, 1908, Township 4 North, Range 3 West.

3254 F. E. Williams, January 30, NW 1/4 Section 21, 1908, Township 4 North, Range 3 West.

3255 Paul Birkenfeld, January 80, SE 1/4 Section 15, 1908, Township 4 North, Range 3 West.

3257 J. H. Lewis, February 6, W ½ of NE ¼ and 1908, W ½ of SE ¼ Section 9, Township 4 North, Range 8 West.

No. Complainant. Instituted. Lands Involved. 3273 Francis S. Wiser, March 23, NW 1/4 Section 27, 1908, Township 4 North, Range 3 West.

3261 W. E. Anderson, March 4, SE ½ Section 5, 1908, Township 4 North, Range 3 West.

.8274 Albert Arms, March 23, NE 1/4 Section 35, 1908, Township 4 North, Range 3 West.

3275 Joseph A. Maxwell, March 23, NE 1/4 Section 27, 1908, Township 4 North, Range 3 West.

3282 Isaac McKay, March 30, SE 1/4 Section 21, 1908, Township 4 North, Range 3 West.

3306 J. R. Peterson, May 7, NE ½ Section 21, 1908, Township 4 North, Range 3 West.

3312 D. MacLafferty, May 18, NE 1/4 Section 25, 1908, Township 4 North, Range 3 West.

3313 Edgar MacLafferty, May 18, SE 1/4 Section 25, 1908, Township 4 North, Range 3 West.

3322 V. V. McAboy, June 1, NE 1/4 Section 7, 1908, Township 4 North, Range 3 West.

No. Complainant. Instituted. Lands Involved.
3323 George C. MacLafferty, June NW 1/4 Section 25,
2, 1908, Township 4 North,
Range 8 West.

3326 George Edgar MacLafferty,

June 8, NE ½ Section 1, 1908, Township 3 North, Range 3 West.

8329 E. L. MacLafferty, June 17, NW 1/4 Section 1, 1908, Township 3 North, Range 3 West.

3330 B. N. MacLafferty, June 17, SE 1/4 Section 1, 1908, Township 3 North, Range 3 West.

3338 Enos M. Fluhrer, July 15, SE ¼ Section 31, 1908, Township 5 North, Range 2 West.

3351 F. W. Floeter, August 17, NE 1/4 Section 19, 1908, Township 4 North, Range 3 West.

3369 S. Shryock, August 24, SW 1/4 Section 21, 1908, Township 4 North, Range 3 West.

WASHINGTON (WESTERN DISTRICT).

1870 Roy W. Minkler, May 14, N ½ of SE ¼ Sec-1908, tion 33, Township 3 North, Range 1 East. UNITED STATES OF AMERICA, Ss. District of Oregon,

On this fourth day of September, A. D. 1908, before me personally appeared the above named B. D. Townsend, who, being duly sworn, deposes and says that for more than one year last past he has been, and now is, the duly appointed, qualified and acting Special Assistant United States Attorney for the District of Oregon; that as such Special Assistant United States Attorney. and under the direction and authority of the Attorney-General of the United States, he personally conducted the investigation of the subject of the foregoing bill of complaint, mentioned in paragraph XIII thereof, and subscribed the foregoing bill of complaint; that he has read the foregoing bill of complaint and knows the contents thereof, and that the same is true of his own knowledge, except as to those matters which are therein stated on information and belief, and as to those matters he believes it to be true.

B. D. TOWNSEND.

Subscribed and sworn to before me this fourth day of September, A. D. 1908.

J. W. MARSH,

(Seal). Deputy Clerk United States Circuit Court.

(Endorsed)

BILL OF COMPLAINT

Filed Sept. 4, 1908

G. H. MARSH, Clerk

INDEX OF EXHIBITS

EX	mort. Document.	rage.
A	Articles of Incorporation of the Oregon and California Railroad Company,	89
В	Conveyance, East Side Company to Oregon and California Railroad Company, dated March 29, 1870,	98
С	Conveyance, West Side Company to Oregon and California Railroad Company, dated October 6, 1880,	126
D	Trust Deed, Oregon and California Railroad Company to Villard et al., (securing pre- ferred stockholders), dated June 2, 1881,	184
E	Contract between Oregon and California Railroad Company, stockholders, bond- holders, Southern Pacific Company et al., dated March 28, 1887,	166
F	Contract of lease, Oregon and California Railroad Company and Southern Pacific Company, dated July 1, 1887,	185
G	Supplemental contract of lease, Oregon and California Railroad Company and South- ern Pacific Company, dated August 1, 1898	189 539]

INDEX OF EXHIBITS Continued

H	Mortgage Deed, Oregon and California Railroad Company to Union Trust Com- pany, dated July 1, 1887,	197
Ι	Mortgage Deed, Oregon and California Railroad Company to Villard et al., (secur- ing bond issue), dated June 1, 1881,	224
J	Schedule of sales of lands,	260
K	Schedule of unsold lands: East Side Grant, West Side Grant,	273 508
L	Memorial of Legislature of Oregon to the President and Congress,	520
M	Schedule of maps of survey and location,	522
N	Schedule of construction of the several sections of the railroad and telegraph lines,	524
o	Schedule of patents issued,	527
P	Schedule of suits involving certain of the unsold lands, mentioned in paragraph XX,	529

Index for the entire Transcript will be found in back of last volume together with Errata sheet.